Howard Karasik (HK/8602) Sherman, Citron & Karasik, P.C. 70 East 55<sup>th</sup> Street New York, New York 10022 (212) 455-0450 Return Date: March 5. 2013 Time: 2:00 p.m.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

107 East 60<sup>th</sup> Street Associates, <u>et.al.</u>, Debtor.

Chapter 7

Case No.: 13-10412-SCC

#### NOTICE OF MOTION

PLEASE TAKE NOTICE THAT, upon the annexed motion of TIF NYI LLC ("TIF") by its Attorneys, Sherman Citron & Karasik, P.C., dated February20, 2013, and the annexed affidavit of Mitchel Maidman, dated and sworn to on February20, 2013, TIF will move before the Honorable Shelley C. Chapman, Bankruptcy Judge, on March 5, 2013 at 2:00 p.m. at the United States Bankruptcy Court, Room 621, One Bowling Green, New York, New York 10004-1408, submits the following in support of its motion for the grant of the following Orders decreeing that:

(a) 107 East 60<sup>th</sup> Street Associates a/k/a 107 East 60<sup>th</sup> Street Associate, LLC are one and the same (the "Debtor") and the owner of 107 East 60<sup>th</sup> Street, New York, New York (the "Debtor's Property"); (b) Bankruptcy Case No.: 12-14133 supersedes the Involuntary Bankruptcy Case instituted by NIR CAP, LLC's ("NIR CAP") Involuntary Bankruptcy Petition (the "Petition") against the Debtor in the Eastern District of New York, bearing Case No.: 1-13-40684 (the "NIR CAP Involuntary Case") 1 (c) that the NIR CAP Involuntary Case is void and of no force and effect *nunc pro tunc* to the date and time of the filing of the Petition, (d) the NIR CAP Involuntary Case did not invoke the Automatic Stay provisions of Bankruptcy Code § 362 or if it did, that such Automatic Stay is lifted and revoked as of the moment of the filing-of the Petition; (e) this Court was granted and assumed and continues to maintain exclusive jurisdiction

over the Debtor and its Estate inclusive, inter alia, of the Debtor's Property; (f) TIF's Mortgage Foreclosure Sale (the "Mortgage Foreclosure Sale") of the Debtor's Property on February 6. 2013, was not stayed as a result of the NIR CAP Involuntary Case; (g) the Mortgage Foreclosure Sale of the Debtor's Property on February 6, 2013, was conducted pursuant this Court's Order dated January 2, 2013 in Bankruptcy Case No.: 12-14133 which lifted the Automatic Stay in connection with the Debtor's Property and that the Mortgage Foreclosure Sale did not violate any Order of this Court or any provision of the Bankruptcy Code, (h) directing (1) NIR CAP. (2) David Maho, its counsel, (3) and the Debtor's "addressee" named in CAP's Petition are directed to appear for Bankruptcy Rule 2004 Examinations and for document production; (i) directing Amit Enterprise Associates ("Amit"), the Petitioner (the "Amit Petition") in Bankruptcy Case No.: 12-14133 (the "Amit Involuntary Case") and its partner, Moshe Betar ("Betar"), to show cause why they should not be held in contempt for failing to appear for Bankruptcy Rule 2004 Examinations as directed by this Court's Order dated January 2, 2013, (i) a hearing be held for the purpose of fixing and awarding sanctions, damages, punitive damages, and legal fees against the Debtor, Amit, and NIR CAP, and its counsel, and(k) such other and different relief as to the Court may appear just and proper:

Dated: New York, New York February20, 2013

Sherman, Citron & Karasik, P.C. Attorneys for TIF NYI LLC

Bv:

Howard Karasik, Esq. 70 East 55<sup>th</sup> Street

New York, New York 10022

Tel: (212) 455-0450 Fax: (212) 986-1455 sckpc@erols.com Howard Karasik (HK/8602) Sherman, Citron & Karasik, P.C. 70 East 55<sup>th</sup> Street New York, New York 10022 (212) 455-0450 Return Date: March 5. 2013 Time: 2:00 p.m.

UNITED STATES BANK SOUTHERN DISTRICT O		
In re	X	Chapter 7
107 East 60 <sup>th</sup> Street	Associates, <u>et.al.</u> , Debtor.	Case No.: 13-10412-SCC
	X	

#### MOTION

TO: The Honorable Shelley C. Chapman, Bankruptcy Judge

TIF NYI LLC ("TIF"), by its attorneys, Sherman Citron & Karasik, P.C., submits the following in support of its motion for the grant of the following Orders decreeing that:

(a) 107 East 60<sup>th</sup> Street Associates a/k/a 107 East 60<sup>th</sup> Street Associate, LLC are one and the same (the "Debtor") and the owner of 107 East 60<sup>th</sup> Street, New York, New York (the "Debtor's Property"); (b) Bankruptcy Case No.: 12-14133 supersedes the Involuntary Bankruptcy Case instituted by NIR CAP, LLC's ("NIR CAP") Involuntary Bankruptcy Petition (the "Petition") against the Debtor in the Eastern District of New York, bearing Case No.: 1-13-40684 (the "NIR CAP Involuntary Case") 1 (c) that the NIR CAP Involuntary Case is void and of no force and effect *nunc pro tunc* to the date and time of the filing of the Petition, (d) the NIR CAP Involuntary Case did not invoke the Automatic Stay provisions of Bankruptcy Code § 362 or if it did, that such Automatic Stay is lifted and revoked as of the moment of the filing of the Petition; (e) this Court was granted and assumed and continues to maintain exclusive jurisdiction over the Debtor and its Estate inclusive, *inter alia*, of the Debtor's Property; (f) TIF's Mortgage Foreclosure Sale (the "Mortgage Foreclosure Sale") of the Debtor's Property on February 6,

2013, was not stayed as a result of the NIR CAP Involuntary Case; (g) the Mortgage Foreclosure Sale of the Debtor's Property on February 6, 2013, was conducted pursuant this Court's Order dated January 2, 2013 in Bankruptcy Case No.: 12-14133 which lifted the Automatic Stay in connection with the Debtor's Property and that the Mortgage Foreclosure Sale did not violate any Order of this Court or any provision of the Bankruptcy Code, (h) directing (1) NIR CAP, (2) David Maho, its counsel, (3) and the Debtor's "addressee" named in CAP's Petition are directed to appear for Bankruptcy Rule 2004 Examinations and for document production; (i) directing Amit Enterprise Associates ("Amit"), the Petitioner (the "Amit Petition") in Bankruptcy Case No.: 12-14133 (the "Amit Involuntary Case") and its partner, Moshe Betar ("Betar"), to show cause why they should not be held in contempt for failing to appear for Bankruptcy Rule 2004 Examinations as directed by this Court's Order dated January 2, 2013, (j) a hearing be held for the purpose of fixing and awarding sanctions, damages, punitive damages, and legal fees against the Debtor, Amit, and NIR CAP, and its counsel, and(k) such other and different relief as to the Court may appear just and proper:

- 1. Annexed hereto are the following Exhibits:
  - a. Exhibit A TIF's "Lift Stay" Motion;
  - b. Exhibit B "Lift Stay" Order;
  - c. Exhibit C Affidavit of Service of Exhibit B on Amit and Betar;
  - d. Exhibit D Transcript of Bankruptcy Rule 2004 Examination on Amit and Betar;
  - e. Exhibit E Notice of the NIR CAP Involuntary Case;
  - f. Exhibit F NIR CAP's Petition;
  - g. Exhibit G Memorandum of Supreme Court Judgment of Foreclosure and Sale; and
  - h. Exhibit H E-mail from NIR CAP's counsel.

- 2. TIF previously filed its "Lift Stay" Motion (Exhibit A) with this Court which granted a "Lift Stay Order" (Exhibit B) lifting the Automatic Stay in connection with the Debtor, its Estate, and the Debtor's Property with prejudice, retained jurisdiction over the Debtor, its Estate, and the Debtor's Property, and authorized service of a subpoena on Amit and Betar directing their appearance for Bankruptcy Rule 2004 Examinations.
- 3. In accordance with the relief granted to it by the Lift Stay Order, TIF noticed a Mortgage Foreclosure Sale in connection with its mortgage on the Debtor's Property, the Debtor's sole asset. The Mortgage Foreclosure Sale was held on February 6, 2013. 4 months after an aborted foreclosure sale scheduled for October 3, 2012. This aborted sale was stayed by the Amit Involuntary Case against the Debtor in Bankruptcy Case No.: 12-14133. Shortly before the Mortgage Foreclosure Sale was concluded, Rubin Ferziger, the Referee (the "Referee") designated by Order of the Supreme Court, New York County to conduct the Mortgage Foreclosure Sale, was served with a copy of Exhibit E. Notwithstanding Exhibit E, TIF prevailed upon the Referee to conclude the sale on the ground that Exhibit B and this Court's superseding and prior jurisdiction in Bankruptcy Case No.: 12-14133 effectively trumped the NIR CAP Involuntary Case. See Exhibit G. The Referee agreed with TIF's position and closed the bidding, but in an abundance of caution, conditioned closing of the Mortgage Foreclosure Sale on receipt of further evidence in the nature of a Bankruptcy Court Order to the effect that the Mortgage Foreclosure Sale did not violate Bankruptcy Code § 362. Among other things, TIF seeks such an Order pursuant to this Motion.
- 4. The Mortgage Foreclosure Sale vindicated TIF's position that the amount due on TIF's mortgage on the Debtor's Property exceeded the value of the Debtor's Property and that the Debtor did not have any equity in the Debtor's Property.

- 5. As shown by Exhibits C and D, Amit and Betar were served with Exhibit B directing their appearance for Bankruptcy Rule 2004 Examinations ("the Examinations"). The Orders were returned as "undeliverable" at the addresses specified by Amit and Betar in the Amit Involuntary Case. Their refusal to accept service of Exhibit B reinforced TIF's belief the Amit Involuntary Case was a bad faith filing, possibly with the Debtor's approval and concurrence. Amit Petition alleged that the Debtor would not oppose the petition. TIF seeks an Order directing the Amit and Betar to show cause why they should not be held in contempt for failing to accept service of Exhibit B and for failing to appear for the Examinations. Notice of Exhibit B by fax and telephone notice upon Amit was also attempted, but also failed.
- Amit Involuntary Case; that the Debtor, Amit, and NIR CAP may have colluded in order to nullify the Mortgage Foreclosure Sale and that the NIR CAP Involuntary Case was filed in bad faith. It is significant that the NIR CAP Petition states that a Chapter 7 is the only relief to be granted and that it will be determined that no viable assets of the Debtor exist other than the "possessory rights of the leased premises and, that the Debtor will not oppose or object" to the Petition. Aside from the fact the Debtor's Property and possessory rights if any would be cut-off by the Mortgage Foreclosure Sale of which cut-off NIR CAP and its counsel must have been aware, Query what possible result could NIR CAP hope to have achieved by the NIR CAP Petition other than to delay the Mortgage Foreclosure Sale, damage TIF, and improperly extract money from TIF to make NIR CAP go away? NIR CAP's counsel virtually concedes that the purpose of the NIR CAP Petition was to, "sort out certain matters, and make a deal," and that he was sorry that the Mortgage Foreclosure Sale was stayed. See Exhibit H.

- 7. TIF submits that it is absolutely essential that NIR CAP and its attorney appear for Bankruptcy Rule 2004 examinations in order to clear the air and examine the <u>bona fides</u> of the NIR CAP Petition.
- 8. TIF believes that both the Amit Involuntary Case and the NIR CAP Involuntary Case are highly suspect and may have involved violations of 18 U.S.C. Chapter 19, § 151 et seq. In that connection, the Court is asked to take note of the following: that the Amit Petition checked-off "Corporation (includes (LLC and LLP)," even though the Debtor's name does not include "LLC"; the Amit Petition and the NIR CAP Petition set forth the same mailing address for the Debtor indicating that the "LLC" designation was meaningless; neither Amit nor NIR CAP actually served a Bankruptcy Court Summons on the Debtor; the Amit Petition alleges that the Debtor would consent to the petition and the NIR CAP Petition and ¶ 9 of the NIR CAP Petition are eerily the same:
  - "8. That it is verily believed that a Chapter 7 is the only relief to be granted, and it is further verily believed when all facts are known, it will be determined that no viable assets of the Debtors exist other than the single asset real property, or that the Debtors are not able to be rehabilitated. "
  - "9. That it is verily believed that a Chapter 7 is the only relief to be granted, and it is further verily believed when all facts are known, it will be determined that no viable assets of the Debtors exist other than the possessory rights of the "leased premises", or that the Debtors are not able to be rehabilitated. "

indicating that NIR CAP was familiar with the Amit Petition. NIR CAP's counsel states in Exhibit H that:

"It may turn out that my clients are the de facto and/or the de jure owners of the very LLC against which we filed the Involuntary.

If so; we may ask that it be converted to a Voluntary Petition."

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 8 of 115

Accordingly, TIF has taken the liberty of serving a copy of this Motion on the Office of the United States Attorney for the Southern District of New York so that it may have a representative attend on the return date of this Motion.

WHEREFORE, TIF respectfully requests the relief described on the Notice of Motion prefixed hereto.

Dated: New York, New York February 20, 2013

Sherman, Citron & Karasik, P.C. Attorneys for TIF NYILLC

Howard Karasik, Esq.

70 East 55th Street

New York, New York 10022

Tel: (212) 455-0450 Fax: (212) 986-1455 sckpc@erols.com

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re	Chapter 7
107 East 60 <sup>th</sup> Street Associates, <u>et.al.</u> , Debtor.	Case No.: 13-10412-SCC
State of New York ) ) SS:	
County of New York )	

Mitchel Maidman, being duly sworn, deposes and says that he is an authorized representative of TIF NYI LLC; that he has read the Motion prefixed hereto and that the same is true and accurate; that, and upon information and belief, the Debtor's Property has no value in excess of the TIF Mortgage on the Debtor's Property; and that the claims of Amit and NIR CAP against the Debtor's Property have no value whatsoever.

Deponent believes that the relationship between and among the Debtor, Amit, and NIR CAP is suspected to be not an arms-length, and that the NIR CAP Involuntary Case was filed for the sole purpose of impeding the Mortgage Foreclosure Sale with a view towards improperly extracting money from TIF.

To date, TIF has incurred and will incur legal fees estimated to be in the sum of not less than \$10,000.00 for which Amit and NIR CAP should jointly and severally compensate TIF.

Mitchel Maidman

Sworn to before me this

20<sup>th</sup> day of February, 2013 Notary Public, State of New York No. 01YU4893590

Qualified in Queens County Commission Expires May 20, 20

SOUTHERN DISTRICT OF NE	<del>-</del> <del>-</del>		
	X		
In re	•		Chapter 7
107 East 60 <sup>th</sup> Street Assoc	ciates, <u>et al</u> .,		
	Debtor.	Case	No.: 13-10412-SCC
	)		
	X		

#### MEMORANDUM OF LAW

This Memorandum of Law is submitted by TIF NYI, LLC in support of its Motion prefixed hereto and incorporates the shorthand descriptions set forth in the Motion.

The Bankruptcy Court the Amit Involuntary Case filed in the United States Bankruptcy Court, Southern District of New York, had exclusive jurisdiction of the Debtor and its Estate to the exclusion of the NIR CAP Involuntary Case filed in United States Bankruptcy Court, Eastern District of New York, Case No.: 1-13-40684, pursuant to 28 USC § 1334(e) which provides that

- (e) The district court in which a case under title 11 is commenced or is pending shall have exclusive jurisdiction—
  - (1) of all the property, wherever located, of the debtor as of the commencement of such case, and of property of the estate; and (Emphasis Supplied)

Accordingly, since the Amit Involuntary Case preceded the NIR CAP Involuntary Case the United States Bankruptcy Court, Eastern District of New York had no jurisdiction over the Debtor or its estate. Thus, any Bankruptcy Code § 362 "Automatic Stay" emanating from the NIR CAP Involuntary Case had no force and effect and in any event was stayed by the Automatic Stay invoked by the Amit Involuntary Case.

A "Debtor," as defined in Bankruptcy Code § 101(B), is not a "person" as defined in Bankruptcy Code § 109. Accordingly, since 107 East 60<sup>th</sup> Street Associates a/k/a 107 East 60<sup>th</sup> Street Associates, LLC was the Debtor in Bankruptcy Case No.: 12-14133, it was no longer a "person" eligible to be a Debtor in the NIR CAP Involuntary Case.

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 11 of 115

More than 30 days have elapsed since TIF's Lift Stay Motion was filed. Accordingly, Bankruptcy Code § 362(e)(1) automatically terminated the automatic stay, if any, invoked by NIR CAP's Involuntary Case.

Bankruptcy Code § 105authorizes this Court to annul the automatic stay invoked by the NIR CAP Involuntary Case and to grant all of the other relief requested in TIF's Motion.

Dated: New York, New York February 20, 2013

Sherman, Citron & Karasik, P.C. Attorneys for TIF NYI LLC

By: Howard Karasik, Esq.

70 East 55 Street

New York, New York 10022

Tel: (212) 455-0450 Fax: (212) 986-1455 sckpc@erols.com

# **EXHIBIT A**

Howard Karasik (HK/8602) Sherman, Citron & Karasik, P.C. 70 East 55<sup>th</sup> Street New York, New York 10022 (212) 455-0450 Return Date: December 27, 2012 Time: 11:00 a.m.

UNITED STATES BANKRI		
SOUTHERN DISTRICT OF	NEW YORK	
	X	
In re		Chapter 7
107 East 60th Street A	Associates,	
•	Debtor.	Case No.: 12-14133-SCC
	•	) ·
ب مع مع مورد با شور من	X	

# NOTICE OF MOTION TO DISMISS INVOLUNTARY BANKRUPTCY CASE AND FOR BANKRUPTCY RULE 2004 EXAMINATION OF PETITIONING CREDITOR

PLEASE TAKE NOTICE THAT, upon the annexed motion of TIF NYI LLC ("TIF") by its Attorneys, Sherman Citron & Karasik, P.C., dated December 7, 2012, and the annexed affidavit of Mitchel Maidman, dated and sworn to on December 7, 2012, TIF will move before the Honorable Shelley C. Chapman, Bankruptcy Judge, on December 27, 2012 at 11:00 a.m. at the United States Bankruptcy Court, Room 621, One Bowling Green, New York, New York 10004-1408, for an order pursuant to Bankruptcy Code §§ 303, 707, and Bankruptcy Rules 1017 and 9014 dismissing the above entitled involuntary bankruptcy case, and for an order pursuant to Bankruptcy Rule 2004 compelling Amit Enterprise Associates, the petitioning creditor herein, by its partner, Moshe Betar, to attend for an examination and for the production of documents and for such other relief as is just and proper.

#### 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 14 of 115

Dated: New York, New York December **7**, 2012

> Sherman, Citron & Karasik, P.C. Attorneys for TJF NYI LLC

By:

Howard Karasik, Esq. 70 East 55<sup>th</sup> Street New York, New York 10022

Tel: (212) 455-0450 Fax: (212) 986-1455 sckpc@erols.com

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 15 of 115

Howard Karasik (HK/8602) Sherman, Citron & Karasik, P.C. 70 East 55<sup>th</sup> Street New York, New York 10022 (212) 455-0450 Return Date: December 27, 2012 Time: 11:00 a.m.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re

107 East 60<sup>th</sup> Street Associates,

Debtor.

Chapter 7

Case No.: 12-14133-SCC

#### MOTION

TO: The Honorable Shelley C. Chapman, Bankruptcy Judge

TIF NYI LLC ("TIF"), by its attorneys, Sherman Citron & Karasik, P.C., submits the following in support of its motion to dismiss the above entitled involuntary bankruptcy case against 107 East 60<sup>th</sup> Street Associates (the "Debtor") filed by the sole petitioning creditor herein, Amit Enterprise Associates ("Amit"), which purports to be the unrecorded assignee on a mortgage of the Debtor's property, and for an order directing the examination (the "Examination") of Amit and its partner, Moshe Betar ("Betar").

- 1. TIF is the assignee of the First and Second Mortgages (the "TIF Mortgages") and the holder of a Judgment of Foreclosure and Sale (the "Judgment") annexed hereto as Exhibit 1 in connection with premises located at 107 East 60<sup>th</sup> Street, New York, New York (the "Premises"). As set forth in the Judgment, the Premises are owned by 107 East 60<sup>th</sup> Street Associates, LLC (the "LLC"), not by the Debtor, the entity named as the debtor in this case.
- 2. The Judgment reveals that the total arrears due on the TIF Mortgages is \$4,331,767.68 as of April 1, 2011. As shown by the schedule (the "Schedule") annexed hereto

as Exhibit 2, the amount due on the TIF Mortgages as of November 3, 2012, the Judgment sale date, is \$5,510,508.53. As set forth in the annexed affidavit of TIF's managing member, the Premises are valued at far less than the amount set forth in the Judgment or in the Schedule. Thus, and regardless of whether the Premises are property of the Debtor or LLC, neither has any equity in the Premises.

- 3. Amit's involuntary Chapter 7 petition asserts that it is the owner of a \$3,500,000.00 secured mortgage on the Premises (the "Amit Mortgage") by assignment from Gerova Asset Backed Holding, LP, successor by merger to The Stillwater Backed Asset Fund, LP (the "Assignment"). The Amit Mortgage is subordinate to the TIF Mortgages. The Amit Mortgage was issued by LLC, not the Debtor and Amit was on notice, *inter alia*, from the Amit Mortgage and ACRIS filings, that the Debtor is not the owner of the Premises. See Exhibit 3. Moreover, Exhibit 3 fails to disclose the existence of the Assignment, thus, throwing Amit's alleged creditor standing in doubt. Notwithstanding Amit's apparent relationship to LLC, it filed an involuntary bankruptcy petition against the Debtor, an entity which may or may not exist but which certainly is not the owner of the Premises.
- 4. By virtue of the TIF Mortgages and the actual value of the Premises, the Amit Mortgage on the Premises is "under water" and of no value.
- 5. The Debtor has not filed any bankruptcy schedules in this case and since TIF believes that the Debtor is a fiction, and because TIF also believes that LLC's sole asset is the Premises, TIF submits that it is a virtual certainty that if either the Debtor or LLC has any assets to be distributed, that TIF would be the sole beneficiary.
- 6. The Debtor has not answered or controverted Amit's involuntary bankruptcy petition, in all probability because the Debtor does not exist or was never served with the

summons issued by the Bankruptcy Court. No proof of service of the summons is on file with this Court. See Exhibit 4

- 7. Assuming arguendo that the Debtor does not have a legal existence or that it was never served with a Bankruptcy Court summons, it is submitted that the Court has no jurisdiction over this bankruptcy case and this alone warrants dismissal of the case. Moreover, if the Debtor has no existence, it is not a "Person" as defined in Bankruptcy Code § 101(41) and could not have creditors, by reason of which Amit's petition would be fatally defective.
- 8. Assuming, arguendo, that the Debtor is a "Person" against whom an involuntary petition may be filed, it is, as shown above, a "Person" without assets and not worthy of Bankruptcy Code protection or administration. And, as shown above, even if the Court were to conclude that the Debtor and LLC are one and the same, it would still be an entity without assets worthy of Bankruptcy Code protection or administration.
- 9. The Judgment, dated May 10, 2012, fixed November 3, 2012 as the date for the foreclosure sale of the Premises. Amit filed its involuntary bankruptcy petition on October 3, 2012. Assuming that Amit's Bankruptcy Code § 303 involuntary bankruptcy petition was proper, the filing invoked Bankruptcy Code § 362, thereby automatically staying the Judgment foreclosure sale of the Premises. Since Amit had no reasonable cause to believe that LLC had any equity in the Premises, and every reasonable cause to believe that the Premises was "under water," it also had every reason to believe that a foreclosure sale would have wiped out the Amit Mortgage. TIF submits that, under the circumstances, and because TIF has reason to believe that the Debtor, LLC and Amit have a less than arms-length relationship, that Amit's involuntary bankruptcy petition filing was an act of bad faith which merits an award of damages, punitive damages and legal fees to be paid to TIF. In this regard, TIF requests that the Court issue an

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 18 of 115

order pursuant to Bankruptcy Rule 2004 directing Amit and Betar to appear for the Examination.

To summarize, TIF submits that this Court does not have jurisdiction in this case; 10.

that the case involves a bad faith filing; that Amit's status as a creditor of the Debtor or LLC is

subject to doubt; that even if the Court has jurisdiction, the Debtor has no assets to administer.

and no need for Bankruptcy Code protection or administration; and that failure to dismiss this

case will be a burden on TIF and the Court. Accordingly, TIF requests that the automatic stay be

lifted immediately so that the Judgment foreclosure sale of the Premises may proceed and that

the Court retain jurisdiction for the purpose of directing the Examination and fixing TIF's

damage claims against Amit.

WHEREFORE, TIF respectfully requests that the Court dismiss the above entitled

bankruptcy case but retain jurisdiction to direct the Examination of Amit and Betar, and to award

damages to TIF.

Dated: New York, New York

December **b**, 2012

Sherman, Citron & Karasik, P.C.

Attorneys for TIF NYI LLC

Howard Karasik, Esq.

70 East 55th Street

New York, New York 10022

Tel: (212) 455-0450

Fax: (212) 986-1455

sckpc@erols.com

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 19 of 115

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	,		-
In re	-A	Ch	apter 7
107 East 60 <sup>th</sup> Street Associates,			
Debtor.		Case No.:	12-14133-SCC
	)		
	X	-	
State of New York )			
) SS:		•	
County of New York )		:	

Mitchel Maidman, being duly sworn, deposes and says that he is an authorized signatory for TIF NYI LLC; that he has read the Motion prefixed hereto and that the same is true and accurate; that, and upon information and belief, the Premises have no value in excess of the TIF Mortgages on the Premises; that the Amit Mortgage on the Premises was issued by LLC, not the Debtor, an obvious fact known to Amit; and that the Amit Mortgage has no value whatsoever.

As to the relationship between the Debtor and Amit, it is deponent's belief that the relationship between Amit, Betar and LLC and/or the Debtor is not an arms-length relationship and that Amit's involuntary bankruptcy petition was filed for the sole purpose of impeding the Judgment foreclosure sale with a view towards improperly extracting money from TIF.

To date, TIF has incurred and will incur legal fees estimated to be in the sum of not less than \$5,000.00 for which Amit should compensate TIF.

Mitchel Maidman

Sworn to before me this day of December, 2012

KAREN COERY NOTARY PUBLIC, State of New York No. 03-4554904

Cert. Fisca in New York Cod Commission Expires May 19,

Pg 21 of 115 SUPREME, COURT OF THE STATE OF NEW YORK - NEW YORK COUNTY PRESENT: ()EFFLO Index Number: 100997/2009 INDEX NO. ASTORIA FEDERAL SAVINGS MOTION DATE 107 EAST 60TH STREET MOTION SEG. NO. Sequence Number: 006 JUDGMENT OF FORECLOSURE & SALE MOTION CAL, NO. The following papers, numbered 1 to \_\_\_\_ were read on this motion to/for PAPERS NUMBERED Notice of Motion/ Order to Show Cause - Affidavits - Exhibits ... Answering Affidavits — Exhibits FOR THE FOLLOWING REASON(S) Replying Affidavits Cross-Motion: ☐ Yes Upon the foregoing papers, it is ordered that this motion. FOR A JUDGET OF FORECUSSIES AND SALE IS GRANTED TUDGMENT SIGNED UNFILED JUDGMENT This judgment has not been entered by the County Clerk and notice of entry cannot be served based hereon. To obtain entry, counsel or authorized representative must appear in person at the Judgment Clerk's Desk (Room 141B). Dated: Check one: KFINAL DISPOSITION NON-FINAL DISPOSITION Check if appropriate: DO NOT POST QTTD BATTE IN

## COMMERCIAL FORECLOSURE - NOT SUBPRIME OR HIGH COST LOAN

At the Supreme Court of the State of New York, County, New York, MetionTART 48 Submissions Deat Poors 130: 60 Centre Street, New York, New York 10007 held on the May of MAY

PRESENT:

-against-

HON, JEFFREY K. OING, J.S.C. JUSTICE.

ORIGINAL

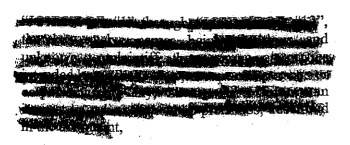
Index No.: 100997/2009

ASTORIA FEDERAL SAVINGS AND LOAN ASSOCIATION,

**Plaintiffs** 

107 EAST  $60^{TH}$  STREET ASSOCIATES, LLC; THE STILLWATER ASSET BACKED FUND, LP,

JUDGMENT OF **FORECLOSURE** AND SALE



Defendants.

On the reading of the following, all now duly filed in the office of the Clerk of New York County and on all the proceedings thereon particularly the:

Summons and Verified Complaint filed on January 26, 2009 and on all the affidavits of

service, showing that each and all of the defendants herein have been personally served with said summons and complaint, or have voluntarily appeared herein by their respective attorneys; and upon the

Notice of Pendency of Action filed on January 26, 2009; and upon the

Order of Reference dated May 27, 2009 appointing a referee to compute the amount due the plaintiff upon the bond (note) and mortgage set forth in the verified complaint and to examine and report whether or not the mortgaged premises can be sold in parcels; and upon the

Affidavit of Merit of John King, First Assistant Vice President of Astoria Federal Savings and Loan Association, sworn to on May 23, 2011 and Affidavit of Merit of John King, and Affidavit of Merit of Mitchell A. Maidman, Authorized Officer of TIF-NYI, LLC, the plaintiff by assignment herein; and upon the

The Transcript of the Referee Hearing held by Linda Rzesniowiecki, Referee, on January 5, 2012 at which hearing John King testified that, *inter alia*, as of April 1, 2011 the amount due by Defendant 107 East 60<sup>th</sup> Street Associates, LLC to the Plaintiff is in the sum of \$4,331,767.68; and upon the

Affirmation of Regularity of Harry Zubli, Esq., attorney for plaintiffs, dated February 27, 2012 with exhibits annexed hereto, proving that more than thirty days had elapsed since such service upon said defendants was completed and since said defendants appeared, as aforesaid, and that none of the defendants had served an answer to said verified complaint, moved with respect thereto, and that no necessary defendant is an infant, incompetent, absentee or in the military; and that said defendants are in default, and that as of April 1, 2011 there is due by Defendant 107 East 60<sup>th</sup> Street Associates, LLC to the Plaintiff under the notes and mortgages the sum of \$4,331,767.68;

NOW, on motion of Harry Zubli, Esq., plaintiff's attorney it is

ORDERED that the plaintiff's motion is hereby granted without opposition, and it is further

ORDERED, ADJUDGED AND DECREED, that, as of April 1, 2011, the following Amounts are Due to Plaintiff by Defendant/Mortgagor 107 EAST 60<sup>TH</sup> STREET ASSOCIATES. LLC:

### FIRST NOTE AND MORTGAGE

\$2,019,460.04 Unpaid Principal Balance:

\$123,991.00 Deferred Interest:

\$6,549.76 Late Charges:

\$33,657.67 4/1/11 Payment Due:

Total Due on Note A and Mortgage A \$2,183,658.47

as of April 1, 2011:

Per Diem interest on the aforementioned Note A and Mortgage A:

Default Interest Rate on the aforementioned Note A and Mortgage A:

SECOND NOTE AND MORTGAGE

\$1,958,844.40 Unpaid Principal Balance:

\$119,432.00 Deferred Interest:

\$4,538.00 Late Charges:

\$32,647.41 3/1/11 Payment Due:

\$32,647.41 4/1/11 Payment Due:

\$2,148,109.21 Total Due on Note A and Mortgage A

as of April 1, 2011:

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 25 of 115

Default Interest Rate on the aforementioned Note B and Mortgage B:

20%

Per Diem interest on the aforementioned Note B and Mortgage B:

\$1,088.25

, and it is further

ORDERED, ADJUDGED AND DECREED, that that the mortgaged premises described in the complaint in this action can be sold in one parcel; and it is further

ORDERED, ADJUDGED AND DECREED that the mortgaged premises described in the complaint in this action, as hereinafter set forth, be sold at public auction in one parcel on a Wednesday at 2:00 PM at the Supreme Court of the State of New York, County of New York,

Room G0, 60 Centre Street, New York, New York 10007 by , who is hereby appointed Referee for that purpose. That Ntephone Number 47055 said Referee give public notice of the time and place of sale, according to law and the course and practice publishing this Court, OVENAL ; that the plaintiff or any other party to this action may become the purchaser or purchasers at such sale; that said Referee execute to the purchaser or purchasers on such sale a deed of the premises sold; that said Referee on receiving the proceeds of sale forthwith pay therefrom the taxes, assessments and water and sewer rents which are, or may become liens on the premises at the time of sale and any such payments shall be allowed to the plaintiff and applied by said referee upon the amounts due to the manniff as specified below in item marked "THIRD". That said referee then deposit the Morgan Chase amount received at sale in ("Depository") and shall thereafter make the following payments:

A

First: The statutory fees of said referee, in the amount of \$500.00.

Second: Expenses of sale and advertising expenses as shown on the bill(s) presented and certified by the Referee to be correct. Duplicate receipts shall be annexed to the Report of Sale.

And said Referee shall pay to the plaintiff a reasonable sum for preservation of the property upon presentation of receipts for such expenditures to said referee.

And said Referee shall pay to plaintiff an attorney's fee as authorized by the said

AT AN ASSESSMENT THEREOF

mortgage in the amount of S

Fourth: If such Referee intends to apply for a further allowance for fees, the Referee may leave upon deposit such amount as will cover such additional allowance to await the further order of this Court thereon after application duly made.

Fifth: That in case the plaintiff be purchaser of said mortgaged premises at said sale, or in the event that the rights of the purchaser at said sale and the terms of sale under this Judgment shall be assigned to and be acquired by the plaintiff, and a valid assignment thereof filed with the

said Referee, said Referee shall not require the plaintiff to pay in cash the entire amount bid at said sale, but shall execute and deliver to the plaintiff a deed or deeds of the premises sold upon the payment to said Referee of the amounts specified above in items marked "FIRST" and "SECOND" and the amounts of the aforesaid taxes, assessments and water and sewer rents, and interest or penalties thereon, or in lieu of the payment of said last mentioned amounts, upon filing with said Referee receipts of the proper municipal authorities showing the payment thereof that the balance of the amount bid, after deducting therefrom the aforesaid amounts paid by the plaintiff, for preservation of the property, Referee fees, expenses of sale, and taxes, assessments and water and sewer rents shall be allowed to the plaintiff and applied by said Referee upon the amounts due to the plaintiff as specified above in item marked "THIRD"; that if after so applying the balance of the amount bid, there shall be a surplus over and above the said amounts due to the plaintiff, the plaintiff shall pay to said Referee, upon delivery to it of said Referee's deed, the amount of surplus; that said Referee on receiving said several amounts from plaintiff shall forthwith pay therefrom said taxes, assessments, water and sewer rents and interest or penalties thereon, unless the same have already been paid, and shall then deposit the balance in said Depository.

Sixth: That said Referee take the receipt of the plaintiff or its attorneys for the amounts paid as herein before directed in item marked "THIRD", and file it with the referee's report of sale; that said referee deposit the surplus moneys, if any, with the New York County Clerk within five days after the same shall be received and be ascertainable, to the credit of this action, to be withdrawn only on the order of the Court, signed by a Justice of the Court; that the said Referee make a report of such sale and file it with the Clerk of New York County within thirty days of completing the sale and executing a proper conveyance to the purchaser; and that the purchaser

or purchasers at such sale be let into possession on production of the Referee's deed or deeds; and it is further

ORDERED, ADJUDGED AND DECREED that if the proceeds of said sale be insufficient to pay the amount so reported due the plaintiff, with the expenses of sale, interest, cost and allowance, as aforesaid, the said referee shall specify the amount of such deficiency in the referee's report of sale; that the plaintiff recover of the defendant 107 EAST 60<sup>TH</sup> STREET ASSOCIATES, LLC, the whole deficiency or so much thereof as the Court may determine to be just and equitable of the residue of the mortgage debt remaining unsatisfied after a sale of the mortgaged premises and the application of the proceeds thereof, provided a motion for a deficiency judgment shall be made as prescribed by Section 1371 of the Real Property Actions and Proceedings Law within the time limited therein, and the amount is determined and awarded by an order of this Court as provided for in said section; and that the purchaser or purchasers at such sale be let into possession of the premises sold to them on production of the referees deed or deeds of said premises; and it is further

ORDERED, ADJUDGED AND DECREED, that each and all of the defendants in this action and all persons claiming through or under them, or any or either of them, after the filing of such notice of pendency of this action, are hereby forever barred and foreclosed of all right, claim, lien, title, interest and equity of redemption in the said mortgaged premises and each and every part thereof; and it is further

ORDERED, ADJUDGED AND DECREED, that said premises is to be sold in one parcel in "as is" physical order and condition on the day of sale, subject to any state of facts that an inspection of the premises would disclose, any state of facts that an accurate survey of the premises would show, an covenants, restrictions, declarations, reservations, easements, right of

way and public utility agreements of record, and building and zoning ordinances of the municipality in which the mortgaged premises is located and possible violations of same, any rights of tenants or persons in possession of the subject premises, prior liens of record, any, except those liens addressed in section 1354 of the Real Property Actions and Proceedings Law, and any equity of redemption of the United States of America to redeem the premises within 120 days from the date of sale. Risk of loss shall not pass to purchaser until closing of title and it is further

ORDERED, ADJUDGED AND DECREED, that in absence of the Referee, the Court may designate a Substitute Referee forthwith; and it is further

ORDERED, ADJUDGED AND DECREED, that the Referee appointed herein is subject to the requirements of Rule 36.2(c) of the Chief Judge, and if the Referee is disqualified from receiving an appointment pursuant to the provisions of that Rule, the Referee shall notify the Appointing Judge forthwith; and it is further

ORDERED, ADJUDGED AND DECREED, that a copy of this Judgment with Notice of Entry shall be served upon the designated Referee, the owner of the equity redemption as of the date of this Order, any tenants named in this action and any other party entitled to notice

Said premises commonly known as: 107 East 60th Street, New York, New York 10065 (Block: 1395, Lot: 4), more particularly described in Schedule A annexed hereto.

DO NOT POST

JEFFREY K. OING

## 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 31 of 115

Premises:

107 East 60th St, NY, NY

Foreclosure Sale Date: 10/3/2012

Judgment/Computation Amount:	\$4,331,767.68
Interest from Computation Date (4/1/2011) through Judgment Date (5/10/2012) at 20% (406 days @ \$2210.17 per day)	\$897,329.02
Interest from Judgment Date (5/10/2012) through Sale Date (10/3/2012) at 9% (145 days @ \$1082.94 per day)	\$157,026.30
Interest from Sale Date (10/3/2012) through Closing Date (10/3/2012) at 9% (30 days @ \$1082.94 per day)	
Costs and Disbursements as per Judgment:	\$0.00
Additional Allowance as per Judgment:	\$300.00
Legal Fees as Per Judgment:	\$0.00
Open Real Estate Taxes as of Sale Date:	\$109,815.80 <sup>1</sup>
Open Water/Sewer Charges and Assessments as of Sale Date:	\$5,086.73 <sup>2</sup>
Tax Lien Balance as of Sale Date:	TBD
Advances Paid by Plaintiff After Computation Date:	\$0.00
Referee's Fee to Conduct Sale:	\$500.00
Publication Fee:	\$1,183.00
Insurance & Other Protective Advances:	\$7,500.00 <sup>3</sup>
Payments Received:	\$0.00
TOTAL DUE PLAINTIFF:	\$5,510,508.53

Exact figure to be confirmed with the NYC Department of Finance.
 Exact figure to be confirmed with the NYC Department of Finance.
 Estimated amount. Exact figure to be confirmed by Receiver.

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document

Pa 33 of 115

Current Search Criteria:

Borough: MANHATTAN / NEW YORK

Block: 01395 Lot: 0004

Date Range: To Current Date
Document Classes

## Search Results By Parcel Identifier

Date & Time: 12/4/2012 11:29:06 AM

Page: 1 of 7

Records: 1 - 92

Page: I			Recoi	as: 1-92		L	Ocument Class: All Doc	ument Classes				
Reel/Pag File	e CRFN	Lot	Partial Lot	Recorded / Filed	Document Type	Pages	Party 1	Party 2	Party 3/ Other	More 1 or 2	Corr. Rem.	Doc Amount
	2012000216393	4	ŀ E	6/4/2012 11:44:25 AM	SUNDRY AGREEMENT	7	107 EAST 60TH STREET ASSOCIATES, LLC			Х		0
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	2009000183524	4	E	6/17/2009 10:03:36 AM	PARTIAL RELEASE OF MORTGAGE	9	PALACE 43 LLC	THE STILLWATER ASSET BACKED FUND, LP		Х		o
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	2009000183072	4	P	6/16/2009 4:03:28 PM	UCC3 TERMINATION	5.	PALACE 43 LLC	THE STILLWATER ASSET BACKED FUND, LP		X		0
	<sup>4</sup> 2008000145547	4	E	4/11/2008 9:20:53'AM	PARTIAL RELEASE OF MORTGAGE	6	GALSTER FUNDING LUC					
	2007000605109	4	P	12/10/2007 2:29:15 PM	INITIAL UCC1	9	PALACE 43 LLC	THE STILLWATER ASSET BACKED FUND, LP	A transport	X	eller of the second of the sec	0
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12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 34 of 115

Search Results By Parcel Identifier

Date & Time: 12/4/2012 11:29:06 AM

Page: 2 of 7

Reel/Pag File	ge CRFN	Lot	Partial Lot	Recorded / Filed	Document Type	Pages	Party 1	Party 2	Party 3/ Other	More 1 or 2		Doc Amount
	2007000535448	4	Е	10/23/2007 3:26:29 PM	MORTGAGE	39	PALACE 43 LLC	THE STILLWATER ASSET BACKED FUND, LP		Χ		3,500,000
	2007000533319	4	E - C	10/22/2007 2:12:09 PM	COLLATERAL MORTGAGE	21	PALACE 43 LLC	THE STILLWATER ASSET BACKED FUND, LP		X		500,000
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	2005000528313	4	E	9/21/2005 11:54:29 AM	MORTGAGE	7	107 EAST 60TH STREET ASSSOCIATES, LLC	GALSTER FUNDING LLC		X		1,500,000
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12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document

## Search Results By Parcel Identifier

Pg 35 of 115

Date & Time: 12/4/2012 11:29:06 AM

Page: 3 of 7

Reel/Pag File		Lot	Lot	Recorded / Filed		Pages	Party 1	Party 2	Party 3/ Other		Corr. Rem.	Doc Amount
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12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 36 of 115

## Search Results By Parcel Identifier

Date & Time: 12/4/2012 11:29:06 AM

Page: 4 of 7

Reel/Pag File	je CRFN	Lot	Partial Lot	Recorded / Filed	Document Type	Pages	Party 1	Party 2	Party 3/ Other	More 1 or 2	Corr. Rem.	Doc Amount
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2963/1063		4	E	9/29/1999	DEED	6	SIXTY PARKS, INC.	107 EAST 60TH STREETASSOCALTES,LLC				0
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90PN44194		4	E	9/17/1990	UCC3 RELEASE/UCC AMENDMENT	1 1	525 PARK AVE ASSOCS.	CHASE MANHATTAN BANK		Land Control		0
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89PN67906	######################################	4	E	12/26/1989	UCC3 RELEASE/UCC AMENDMENT	1	525 PARK AVE ASSOCS.	CHASE MANHATTAN BANK				0

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document

Search Results By Parcel Identifier

Pg 37 of 115

Date & Time: 12/4/2012 11:29:06 AM

Page: 5 of 7

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Reel/Pag File	je CRFN	Lot	Partial Lot	Recorded / Filed	Document Type	Pages	Party 1	Party 2	Party 3/ Other		Corr. Rem.	
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12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 38 of 115

## Search Results By Parcel Identifier

Date & Time: 12/4/2012 11:29:06 AM

Page: 6 of 7

Reel/Pag File	je CRFN	Lot	Partial Lot	Recorded / Filed	Document Type	Pages	Party 1	Party 2	Party 3/ Other	More 1 or 2		Doc Amount
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### NYC DEPARTMENT OF FINANCE OFFICE OF THE CITY REGISTER

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### RECORDING AND ENDORSEMENT COVER PAGE

PAGE 1 OF 4

Document ID: 2006102301810001

Document Date: 10-19-2006

Preparation Date: 10-23-2006

Document Type: DEED

Document Page Count: 3

PRESENTER:

INFINITY LAND SERVICES LLC

AS AGENT FOR FIDELITY NATIONAL TITLE

IL2883

974 EAST 27TH STREET BROOKLYN, NY 11210

718-338-4200

RETURN TO:

JOSEPH TREFF, ESQ.

134 BROADWAY, SUITE 514

BROOKLYN, NY 11211

PROPERTY DATA

Borough MANHATTAN Block Lot 1395 4

Entire Lot

Unit Address

107 EAST 60 STREET

Property Type: COMMERCIAL REAL ESTATE

CROSS REFERENCE DATA

CRFN\_\_\_\_\_\_ or Document ID\_\_\_\_\_ or \_\_\_\_ Year\_\_\_ Reel \_\_ Page \_\_\_\_ or File Number\_\_

GRANTOR/SELLER:

ISRAEL WORCH

390 BERRY STREET, SUITE 200

BROOKLYN, NY 11211

### **PARTIES**

GRANTEE/BUYER:

107 EAST 60TH STREET ASSOCIATES, LLC

**1122 57TH STREET** 

BROOKLYN, NY 11219

FEES	AND TAXES
	Filing Fee:

Mortgage	,
Mortgage Amount:	\$ 0.00
Taxable Mortgage Amount:	\$ 0.00
Exemption:	
TAXES: County (Basic):	\$ 0.00
City (Additional):	\$ 0.00
Spec (Additional):	\$ 0.00
TASF:	\$ 0.00
MTA:	\$ 0.00
NYCTA:	\$ 0.00
Additional MRT:	\$ 0.00
TOTAL:	\$ 0.00
Recording Fee:	\$ 52.00
Affidavit Fee:	\$ 0.00

165.00 NYC Real Property Transfer Tax:

NYS Real Estate Transfer Tax:

RECORDED OR FILED IN THE OFFICE OF THE CITY REGISTER OF THE CITY OF NEW YORK

Recorded/Filed

12-20-2006 12:28

City Register File No. (CRFN):

2006000696181

0.00

City Register Official Signature

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 42 of 115

QUITCLAIM DEED - INDIVIDUAL OR CORPORATION

CONSULT YOUR LAWYER BEFORE SIGNING THIS INSTRUMENT—THIS INSTRUMENT SHOULD BE USED BY LAWYERS ONLY

This Indenture made the 19th day of October, 2006

Between

ISRAEL WORCH 390 BERRY STREET SUITE 200 BROOKLYN, NY 11211

party of the first part, and

107 EAST 60TH STREET ASSOCIATES, LLC 1122 57TH STREET BROOKLYN, NY 11219

party of the second part,

Witnesseth, that the party of the first part, in consideration of Ten Dollars and other valuable consideration paid by the party of the second part, does hereby remise, release and quitclaim unto the party of the second part, the heirs or successors and assigns of the party of the second part forever,

All that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the County of New York, State of New York

ALL that certain plot, piece or parcel of land, situate, lying and being in the Borough of Manhattan, City and State of New York, bounded and described as follows:

**BEGINNING** at a point on the northerly line of East 60<sup>th</sup> Street, distant 60 feet easterly from the intersection of the easterly line of Park Avenue with the northerly line of East 60<sup>th</sup> Street;

RUNNING THENCE northerly and parallel with Park Avenue, 100 feet 5 inches and part of the way through a party wall to the center line of the block;

THENCE easterly parallel with East 60th Street, 20 feet;

THENCE southerly parallel with Park Avenue and part of the way through a party wall, 100 feet 5 inches to the northerly line of East 60th Street;

THENCE westerly along the northerly line of East 60th Street, 20 feet to the point or place of BEGINNING.

FOR INFORMATIONAL PURPOSES ONLY: Also known as Lot 4 in Block 1395 on the New York County Tax Map.

Said premises is known as: 107 East 60th Street, New York, NY

For conveyancing only:

TOGETHER with all the right, title and interest of the party of the first part, of, in and to the land lying in the street in front of and adjoining said premises.

This quitclaim deed is being executed to release any interest of Israel Worch obtained in declaration filed 8/29/2006 in CRFB 2006000486965

Together with all right, title and interest, if any, of the party of the first part of, in and to any streets and roads abutting the above-described premises to the center lines thereof; TOGETHER with the appurtenances and all the estate and rights of the party of the first part in and to said premises; TO HAVE AND TO HOLD the premises herein granted unto the party of the second part, the heirs or successors and assigns of the party of the second part forever.

12-14	133-scc	Doc 13	Filed 02/28/13	Entered 02/28/13 12:10:13	Ма	in Document
1	•			g 43 of 115	ļ	
Ø	<i>Ind</i> the party o	of the first part,	in compliance with Section	n 13 of the Lien Law, covenants that the part	yof	
the	first part will	receive the co	onsideration for this conv	eyance and will hold the right to receive :	such	

the first part will receive the consideration for this conveyance and will hold the right to receive such consideration as a trust fund to be applied first for the purpose of paying the cost of the improvement and will apply the same first to the payment of the cost of the improvement before using any part of the total of the same for any other purpose.

The word "party" shall be construed as if it read "parties" whenever the sense of this indenture so requires.

In Wilness Whereof, the party of the first part has duly executed this deed the day and year first above written.

IN THE PRESENCE OF:

Israel Worch

•	12-14133-scc Doc 13 Filed 02/28		ain Document
	. USE ACKNOWLEDGEMENT FORM BELOW WITHIN NEW YORK STATE ONLY:	USE OCKNOWLEDGENEED FORM BELOW WITHIN NEW YORK STATE ONLY:	
	State of New York, County of KIPLS } ss.:	State of New York, County of } ss.:	
	On October 19, 2006, before me, the undersigned, personally appeared	On October 19, 2006, before me, the undersigned, personally appeared	
	Israel Worch		•
JUI Notary	personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.  DAHA ZELMANOVITZ Public, State of New York	personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/ber/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.	
Du:	No. 012E8114735 allfied in Kings County (V ission Expires 8/23/56/04/2 e and office of individual taking acknowledgment)	(signature and office of individual taking acknowledgment)	
-	ACKNOWLEDGEMENT FORM FOR USE WITHIN NEW YORK STATE ONLY: (New York Subscribing Wilness Acknowledgmen; Certificate)	ACKNOWLEDGEMENT FORM FOR USE OUTSIDE NEW YORK STATE ONLY:  (Out of State or Föreign General Acknowledgment Certificate)	
	State of New York, County of} ss.:	State of County of State Of State Of State Of Complete Venue with State, Country, Province or Municipality)	
	On October 17, 2006, before me, the undersigned, personally appeared	On, before me, the undersigned, personally appeared	
	the subscribing witness to the foregoing instrument, with whom I am personally acquainted, who, being by me duly sworn, did depose and say that he/she/they reside(s) in  (if the place of residence is in a city, include the street and street number, if any, thereof); that he/she/they know(s) N/A to be the individual(s) described in and who executed the foregoing instrument; that said subscribing witness was present and saw said N/A execute the same; and that said witness at the same time subscribed his/her/their name(s) as a witness thereto.	personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument, and that such individual made such appearance before the undersigned in the (insert the city or other political subdivision and the state or county or other place the acknowledgement was taken)	
	(signature and office of individual taking acknowledgment)	(signature and office of individual taking acknowledgment)	
	Quitclaim Deed	DISTRICT SECTION BLOCK 1395	
	Title No. IL2883	LOT 4 COUNTY OR TOWN New York	
	Worch TO 107 East 60th Street Associates, LLC	RECORDED AT REQUEST OF Infinity Land Services, LLC RETURN BY MAIL TO  Joseph Treff, Esq. 134 Broadway Brooklyn, NY 11211	
	his space for use of Recording office.		

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 45 of 115

NYC DEPARTMENT OF FINANCE OFFICE OF THE CITY REGISTER



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SUPPORTING DOCUMENT COVER PAGE

PAGE 1 OF 1

Document ID: 2006102301810001

Document Date: 10-19-2006

Preparation Date: 10-23-2006

Document Type: DEED

ASSOCIATED TAX FORM ID: 2006101900514

### SUPPORTING DOCUMENTS SUBMITTED:

DEP CUSTOMER REGISTRATION FORM FOR WATER AND SEWER BILLING RP - 5217 REAL PROPERTY TRANSFER REPORT SMOKE DETECTOR AFFIDAVIT

Page Count

1

1

Filed 02/28/13 Pa 46 of 115 FOR CITY USE ONLY REAL PROPERTY TRANSFERREPORT C1. County Code C2. Date Deed Recorded STATE OF NEW YORK STATE BOARD OF REAL PROPERTY SERVICES C3. Book C4. Page RP - 5217NYC OR C5. CRFN IRev 11/2002i **PROPERTY INFORMATION** 10022 EAST 60 STREET MANHATTAN 107 f. Property Location BOROUGH STREET NUMBER STREET NAME 107 EAST 60TH STREET ASSOCIATES, LLC 2, Buyer FIRST MAUF AST NAME / COMPANY Name FIRST NAME LAST NAME / COMPAN 3. Tax Indicate where future Tax Bills are to be sent Billing if other than buyer address (at bottom of form) LAST NAME / COMPANY Address STREET NUMBER AND STREET NAME 4A. Planning Board Approval - N/A for NYC 4. Indicate the number of Assessment Part of a Parcel Roll parcels transferred on the deed 4B. Agricultural District Notice - N/A for NYC Check the boxes below as they apply: 5 Deed 6. Ownership Type is Condominium Property Size 7. New Construction on Vacant Land WORCH ISRAEL 8. Seller LAST NAME / COMPANY Name FIRST NAME LAST NAME / COMPANY 9. Check the box below which most accurately describes the use of the property at the time of sale: G Commercial Entertainment / Amusement E 🗸 Industrial One Family Residential Residential Vacant Land Н Community Service Public Service Apartment 2 or 3 Family Residential Non-Residential Vacant Land F D 14. Check one or more of these conditions as applicable to transfer: SALE INFORMATION Sale Between Relatives or Former Relatives 2006 1 10. Sale Contract Date Sale Between Related Companies or Partners in Business В C One of the Buyers is also a Selier 19 2006 Buyer or Seller is Government Agency or Lending Institution 11. Date of Sale / Transfer D Deed Type not Warranty or Bargain and Sale (Specify Below) E Sale of Fractional or Less than Fee Interest ( Specify Below ) F 12. Full Sale Price \$ G Significant Change in Property Between Taxable Status and Sale Dates Н Sale of Business is Included in Sale Price ( Full Sale Price is the total amount paid for the property including personal property. This payment may be in the form of cash, other property or goods, or the assumption of Other Unusual Factors Affecting Sale Price ( Specify Below ) mortgages or other obligations.) Please round to the nearest whole dollar amount. None 13. Indicate the value of personal property included in the sale ASSESSMENT INFORMATION - Data should reflect the latest Final Assessment Roll and Tax Bill S 91 16. Total Assessed Value (of all parcels in transfer) 15. Building Class 17. Borough, Block and Lot / Roll Identifier(s) ( If more than three, attach sheet with additional identifier(s) ) MANHATTAN 1395 4 making of any willful false statement of material fact herein will subject me to the provisions of the penal law relative to the making and filling of false instruments.

BUYERS THOSE STATES TO BUYERS TO STATE THE METERS TO ST I certify that all of the items of information entered on this form are true and correct (to the best of my knowledge and belief) and I understand that the LAST NAME FIRST NAME AREA CODI STREET NAME (AFTER SALE TELEPHONE NUMBER SELLER 10/11/06 STORE 2006101900514201

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Doc 13

# † 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 47 of 115

CERTIFICATION	I certify that all of the items of information entered on this for understand that the making of any willful false statement of the making and filling of false instruments.	orm are true and correct (to material fact herein will sub	the best of my knowledge and ject me to the provisions of t	i belief) and he penal law relative to
+ //www	BUNER Leptrolet		BUYER'S ATTORNEY	
BUYER SIGNATURE	Marie DATE	LAST NAME	FIRST NAME	
Thomas	Liberran for			•
STREET NUMBER	STREET NAME (AFTER SALE)	AREA CODE	SELLER	
107 50	ist both street Associate	1 Tell	e C	10/19/06
CITY OR TOWN	STATE ZIF CODE	SELLER SIGNATURE		DATE
		izerael	-Doid	

### AFFIDAVIT OF COMPLIANCE WITH SMOKE DETECTOR REQUIREMENT FOR ONE- AND TWO-FAMILY DWELLINGS

State of New York County of ~ L + A +	)	
with in	)	SS.:
County of	)	

The undersigned, being duly sworn, depose and say under penalty of perjury that they are the grantor and grantee of the real property or of the cooperative shares in a cooperative corporation owning real property located at

107 EAST	60 STREE	Γ		***
Street Addres	SS		•	Unit/Apt
MANHATTAN	New York,	1395	4	_ (the "Premises");
Borough	·	Block	Lot	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

That the Premises is a one or two family dwelling, or a cooperative apartment or condominium unit in a one- or two-family dwelling, and that installed in the Premises is an approved and operational smoke detecting device in compliance with the provisions of Article 6 of Subchapter 17 of Chapter 1 of Title 27 of the Administrative Code of the City of New York concerning smoke detecting devices;

That they make affidavit in compliance with New York City Administrative Code Section 11-2105 (g). (The signatures of at least one grantor and one grantee are required, and must be notarized).

ICC ISRACL WORLH	Thomas Licherman
Name of Grantor (Type of Print)	Name of Grantee (Type or Print)
Under C	57 Thour Cal.
Signature of Grantor	Signature of Grantee monty and
Sworn to before me  this	Sworn to before me  this date of MITCHEL GUBERMAN  No. C.
These statements are made with the knowledge that a wi	llfully false representation is unlawful and is processing that
a crime of perjury under Article 210 of the Penal I aw	3, 20 <sub>10</sub>

NEW YORK CITY REAL PROPERTY TRANSFER TAX RETURNS FILED ON OR AFTER FEBRUARY 6th, 1990, WITH RESPECT TO THE CONVEYANCE OF A ONE- OR TWO-FAMILY DWELLING, OR A COOPERATIVE APARTMENT OR A CONDOMINIUM UNIT IN A ONE- OR TWO-FAMILY DWELLING,

a crime of perjury under Article 210 of the Penal Law.



The City of New York
Department of Environmental Protection
Bureau of Customer Services
59-17 Junction Boulevard
Flushing, NY 11373-5108

### Customer Registration Form for Water and Sewer Billing

	( MANY 1 A. WEST ATTER THE DOLLE DIVING
Prope	rty and Owner Information:
(1)	
	Block: 1395 Lot: 4
(2)	Account Number (if applicable):
	Meter Number (if available-include the letter):
(3)	Street Address of Property Receiving Service:
	Street 107 EAST 60 STREET City NY State NY Zip 10022
. (4)	Full name, mailing address, home phone and business phone numbers of owner of property receiving service: (please provide information on owner ONLY; do NOT give information on property manager or tenant):
	Owner's Name Business: 107 EAST 60TH STREET ASSOCIATES, LLC
	or Individual:
	(Last Name) (First Name) (Mi)
	Street 1122 57TH STREET City BROOKLYN State NY Zip 11219
	Home Phone(Numbers only): Business Phone(Numbers only):
	mer Billing Information: ASE NOTE:
- <b>A</b> .	Water and sewer charges are the legal responsibility of the owner of a property receiving water and/or sewer service. The owner's responsibility to pay such charges is not affected by any lease, license or other arrangement, or any assignment of responsibility for payment of such charges.
В.	Water and sewer charges constitute a lien on the property until paid. In addition to legal action against the owner, a failure to pay such charges when due may result in foreclosure of the lien by the City of New York, or the property being placed in a lien sale by the City.
C.	Original bills for water and/or sewer service will be mailed to the owner, at the owner's address specified on this form. DEP will provide a duplicate copy of bills to one other party (such as a managing agent) if so requested below, provided, however, that any failure or delay by DEP in providing duplicate copies of bills shall in no way relieve the owner from his/her/its liability to pay all outstanding water and sewer charges.
(5)	If you would like a duplicate copy of bills sent to another party, please check here and fill out the following information:  Name of Party to Receive Duplicate Copies of Bills:
(6)	Mailing Address: Street City State Zip
(7)	Relationship to Owner (check one): Managing Agent Mortgagee Tenant Other (please explain):
Owne	's Approval
The has	undersigned certifies that he/she/it is the owner of the property receiving service referenced above; that he/she/it read and understands Paragraphs A, B, C under the section captioned "Customer Billing Information"; and that use and complete to the best of his/her/its knowledge.
(9)	Name of Owner: 10+ East 60 steet Anecites, LIC by Thomas Lip Denman
(10)	Signature: 4 hour but
	Name and Title of Person Signing for Owner, if applicable:
	Date(mm/dd/yyyy): IV / 2r. / 06

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 50 of 115

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document

### NYC DEPARTMENT OF FINANCE OFFICE OF THE CITY REGISTER

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## RECORDING AND ENDORSEMENT COVER PAGE

**PAGE 1 OF 11** 

Document ID: 2007092500946002

Document Date: 07-30-2007

Preparation Date: 09-25-2007

Document Type: ASSIGNMENT OF LEASES AND RENTS

Document Page Count: 9

PRESENTER:

**INFINITY LAND SERVICES LLC IL2731** 

\*\*PICKUP\*\*

AS AGENT FOR FIDELITY NATIONAL TITLE

974 EAST 27TH STREET BROOKLYN, NY 11210

718-338-4200

RETURN TO:

TROUTMAN SANDERS LLP

ATTN: ROBERT J. CHANIS, ESQ.

405 LEXINGTON AVENUE

NEW YORK, NY 10174

PROPERTY DATA

Borough

Borough

Block Lot 1277 67

Entire Lot

Address Unit

4 EAST 43RD STREET

Property Type: COMMERCIAL REAL ESTATE

Unit Address

**MANHATTAN** 

**MANHATTAN** 

Block Lot 1510 58

Entire Lot

132 EAST 82ND STREET

Property Type: COMMERCIAL REAL ESTATE

x Additional Properties on Continuation Page

CROSS REFERENCE DATA

Document ID: 2007092500946001

ASSIGNOR:

PALACE 43 LLC

C/O OLYMPIC DIAMOND, 580 5TH AVENUE

NEW YORK, NY 10036

**PARTIES** ASSIGNEE:

THE STILLWATER ASSET BACKED FUND, LP

41 MADISON AVENUE NEW YORK, NY 10010

x Additional Parties Listed on Continuation Page

FEES AND TAXES

		rees a	TID
Mortgage		•	F
Mortgage Amount:	\$	3,500,000.00	
Taxable Mortgage Amount:	\$	0.00	1
Exemption:		255	
TAXES: County (Basic):	\$	0.00	1
City (Additional):	\$	0.00	
Spec (Additional):	\$	0.00	
TASF:	\$	0.00	
MTA:	\$	0.00	
NYCTA:	\$	0.00	
Additional MRT:	\$	0.00	
TOTAL:	\$	0.00	
Recording Fee:	\$	86.00	
Affidavit Fee:	Ts	8.00	ļ

Filing Fee: 00.0NYC Real Property Transfer Tax: 0.00 NYS Real Estate Transfer Tax: \$ 0.00RECORDED OR FILED IN THE OFFICE

OF THE CITY REGISTER OF THE CITY OF NEW YORK

Recorded/Filed

10-23-2007 15:26

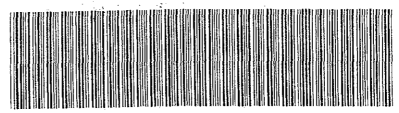
City Register File No.(CRFN):

2007000535449

City Register Official Signature

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 52 of 115

NYC DEPARTMENT OF FINANCE OFFICE OF THE CITY REGISTER



2007092500946002001C1494

RECORDING AND ENDORSEMENT COVER PAGE (CONTINUATION) PAGE 2 OF 11

Document ID: 2007092500946002

Document Date: 07-30-2007

Preparation Date: 09-25-2007

Document Type: ASSIGNMENT OF LEASES AND RENTS

PROPERTY, DATA

Borough Block Lot

Unit Address

MANHATTAN 1395 4 Entire Lot

107 EAST 60TH STREET

Property Type: COMMERCIAL REAL ESTATE

PARTIES

**ASSIGNOR:** 

CRESTVIEW CAPITAL LLC

C/O OLYMPIC DIAMOND, 580 5TH AVENUE

NEW YORK, NY 10036

ASSIGNOR:

107 EAST 60TH STREET ASSOCIATES, LLC C/O OLYMPIC DIAMOND, 580 5TH AVENUE

NEW YORK, NY 10036

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### ASSIGNMENT OF LEASES AND RENTS

- from -

PALACE 43 LLC, CRESTVIEW CAPITAL LLC and 107 EAST 60<sup>TH</sup> STREET ASSOCIATES, LLC

-to-

## THE STILLWATER ASSET BACKED FUND LP

Dated: As of July 30, 2007

### Parcel I

Street Address:

Lot:
Block:
County of:
City of:
State of:

4 East 43<sup>rd</sup> Street
p/o old lot 6/ new lot: 67
New York
New York
New York
New York

### Parcel II

Street Address: 132 East 82<sup>nd</sup> Street
Lot: 58
Block: 1510
County of: New York
City of: New York
State of: New York

### Parcel III

Street Address: 107 East 60<sup>th</sup> Street
Lot: 4
Block: 1395
County of: New York
City of: New York
State of: New York

### RECORD & RETURN TO:

Troutman Sanders LLP 405 Lexington Avenue New York, New York 10174 Attn: Robert J. Chanis, Esq.

### ASSIGNMENT OF LEASES AND RENTS

THIS ASSIGNMENT OF LEASES AND RENTS made as of the 30th day of July 2007 by PALACE 43 LLC, a New York limited liability company, CRESTVIEW CAPITAL LLC, a New York limited liability company, and 107 EAST 60<sup>TH</sup> STREET ASSOCIATES, LLC, a New York limited liability company, each having an address c/o Olympic Diamond, 580 5<sup>th</sup> Avenue, New York, New York 10036 (collectively, "Assignor"), to THE STILLWATER ASSET BACKED FUND LP, a Delaware limited partnership, having an address at 41 Madison Avenue, New York, New York 10010 ("Assignee"):

Palace 43 LLC is the fee owner of the real property described as Parcel I in Schedule A attached hereto, Crestview Capital LLC is the fee owner of the real property described as Parcel II in Schedule A attached hereto and 107 East 60<sup>th</sup> Street Associates, LLC is the fee owner of the real property described as Parcel III in Schedule A attached hereto.

Assignor, together with 177 Concord Realty, LLC, is jointly and severally obligated to pay to the Assignee indebtedness in the principal amount of THREE MILLION FIVE HUNDRED THOUSAND AND 00/100 DOLLARS (\$3,500,000.00), together with interest thereon, which is evidenced by a mortgage note in the principal amount of \$3,500,000.00 dated the date hereof executed by the Assignor in favor of the Assignee (as the same may be modified or amended, "Note"), which is secured by, inter alia, that certain mortgage and security agreement dated the date hereof executed by the Assignor in favor of the Assignee (as the same may be modified or amended, "Mortgage"), together with any other amounts due from the Assignor to the Assignee pursuant to the Note or Mortgage (collectively, with the principal indebtedness evidenced by the Note, "Indebtedness").

For the purposes of giving additional continuing collateral security for the repayment of the Indebtedness, Assignor does hereby assign to Assignee any and all existing and future leases, including any and all extensions, renewals, and replacements thereof, upon all or any part of the Premises. As used herein, "lease" shall include subleases, licenses, tenancies and all other forms of demising of space in the Premises.

Together with any and all guaranties of tenants' performance under any leases.

Together with the immediate and continuing right to collect and receive all of the rents, income, receipts, revenues, issues, and profits (hereinafter the "rents"), now due or which may become due or to which Assignor may now or shall hereafter become entitled or which it may demand or claim, including those rents coming due during any redemption period, arising or issuing from or out of the leases or from or out of the Premises or any part thereof, including but not limited to, minimum rents, additional rents, percentage rents, deficiency rents, and liquidated damages following default, and all proceeds payable under any policy of insurance covering loss of rents resulting from untenantability caused by destruction or damage to the Premises, together with any and all rights and claims of any kind that Assignor may have against any tenant under the leases or any subtenants or occupants of the Premises.

To have and to hold the same unto Assignee, its successors and assigns.

Provided, however, that so long as there shall exist no default under the Mortgage, or under the covenants and agreements of this Assignment, Assignor shall have the right to collect the rents and monies assigned hereunder as they come due and to retain and use the same.

AND the Assignor covenants, agrees and represents as follows:

- 1. All existing leases submitted to Assignee are now valid and enforceable according to their terms and have not, since their execution, been altered or amended in any manner other than as disclosed in writing by Assignor to Assignee and no rents thereunder have been collected more than one (1) month in advance of the time when such rent is due.
- 2. Assignor will duly perform all the duties and comply with all the terms, covenants, conditions, provisions and agreements required of or made by Assignor according to the aforesaid leases and any renewal, extension or modification thereof or any subsequent lease or rental agreement affecting the Premises.
- 3. Assignor will not, without Assignee's written consent, cancel, abridge, or modify any lease or any tenancy or rental agreement affecting the Premises, or transfer, mortgage or otherwise encumber the Premises, the rents due under leases or tenancies or any part thereof, or accept prepayments of installments of rent to become due in excess of one (1) month in advance, and reference is hereby made to Section 291-f of the Real Property Law.
- 4. The Assignor has the right to the rents currently due or to become due under the existing leases, has not previously assigned such rents or any part thereof except to Assignee, has the right and authority to make this Assignment, has performed or will perform all necessary acts to authorize payment of the rents to Assignee and will execute and deliver to Assignee any and all other documents and perform all acts reasonably requested by Assignee in connection with such leases and this Assignment.
- 5. Assignee is hereby appointed attorney-in-fact of Assignor with full power and authority to act in the name of Assignor from and after breach by Assignor of any covenant or agreement of Assignor contained herein or any default under the Mortgage:
- (a) to demand, recover and receive any and all rents and income of the Premises;
- (b) to perform such acts as may be required of Assignor by all leases, any other tenancies of the Premises and this Assignment;
- (c) to let or lease the Premises or any part thereof which is now or may become vacant for such periods as Assignee may deem proper;
- (d) to maintain any and all actions or proceedings to recover rents or other income from the Premises or to remove tenants therefrom;
- (e) to pay all sums deemed necessary toward taxes, assessments, utility charges, prior liens, insurance premiums or repairs affecting the Premises, and if the income of the Premises is not sufficient to cover such payments, together with sums then due on the Indebtedness secured hereby, Assignor will promptly reimburse Assignee to the extent thereof and such sums shall be secured hereby; but nothing herein shall in any way obligate

Assignee to act in any manner on behalf of the Assignor or relieve Assignor from its duty to perform according to the provisions of the leases and this Assignment. The rights and powers granted to Assignee hereby shall be irrevocable so long as any part of the Indebtedness remains unpaid; and

- (f) to apply the rents and income of the Premises in reduction of the obligations of Assignor under the Note in such manner and order as the Assignee may deem appropriate.
- 6. Nothing contained in this Assignment shall operate as or be deemed to be an extension of the time for payment of the Indebtedness or to in any way affect any of Assignee's rights, powers or remedies to enforce payment of the Indebtedness or any part thereof, no delay or omission by Assignee in exercising any right or remedy hereunder or with respect to any Indebtedness shall operate as a waiver thereof or of any other right or remedy, and no single or partial exercise thereof shall preclude any other or further exercise thereof or the exercise of any other right or remedy. Assignee may remedy any default by Assignor hereunder or with respect to any Indebtedness in any manner without waiving the default remedied and without waiving any other prior or subsequent default by Assignor. All rights and remedies of Assignee hereunder are cumulative.
- 7. Assignor shall indemnify and hold Assignee harmless from and against any and all claims, actions, suits, proceedings, costs, expenses, losses, damages and liabilities, including, but not limited to, attorneys' fees and expenses arising out of or which Assignee may incur in any manner as a result of this Assignment.

This Assignment shall be binding upon the Assignor, its successors and assigns, and inure to the benefit of the Assignee, its successors and assigns.

[The Remainder of the Page Has Been Intentionally Left Blank]

## 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 57 of 115

IN WITNESS WHEREOF, Assignor has duly executed this Assignment as of the date first above written.

PALACE/43 LLC

By:

Missan Perla Sole Member

CRESTVIEW CAPITAL LLC

Nissan P

Missan Perla Sole Member

107 EAST 60<sup>TH</sup> STREET ASSOCIATES, LLC

Nissan Perla

Nissan Perla Sole Member 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 58 of 115

STATE OF NEW YORK	) ec.
COUNTY OF NEW YORK	) ss: )

On the day of July in the year 2007 before me, the undersigned, personally appeared Nissan Perla, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

CHAIM S. MENDLOWITZ Notary Public, State of New York No. 01ME6006583 Qualified in Kings County Commission Expires 5/4/2010

### SCHEDULE A

### PARCEL I

ALL that certain plot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Borough of Manhattan, County, City and State of New York, bounded and described as follows:

BEGINNING at a point in the southerly line of East 43<sup>rd</sup> Street, distant 133 feet 0 inches easterly from the corner formed by the intersection of the southerly line of East 43<sup>rd</sup> Street with the easterly line of 5<sup>th</sup> Avenue;

RUNNING THENCE easterly along said southerly line of East 43<sup>rd</sup> Street, 25 feet 0 inches;

THENCE southerly parallel with the easterly line of 5<sup>th</sup> Avenue, 65 feet 5-1/2 inches;

THENCE westerly parallel with the southerly line of East 43<sup>rd</sup> Street, 25 feet 0 inches;

THENCE northerly parallel with the easterly line of 5<sup>th</sup> Avenue, 65 feet 5-1/2 inches to the point or place of BEGINNING.

FOR INFORMATIONAL PURPOSES ONLY: Also known as Lot P/O Old Lot 6, New Lot 67 in Block 1277 on the New York County Tax Map.

Said premises is known as: 4 East 43rd Street, New York, NY

### SCHEDULE A

### PARCEL II

ALL that certain plot, piece or parcel of land, situate, lying and being in the Borough of Manhattan, City, County and State of New York, bounded and described as fallows:

BEGINNING at a point on the southerly side of 82" Street, distant 35 feet westerly from the corner formed by the intersection of the southerly side of 82<sup>nd</sup> Street with the westerly side of Lexington Avenue;

RUNNING THENCE southerly parallel with the said side of Lexington Avenue, 70 feet;

THENCE westerly parallel with the said southerly side of 82<sup>nd</sup> Street, 20 feet;

THENCE northerly and parallel with the said westerly side of Lexington Avenue, 70 feet to the said southerly side of 82<sup>nd</sup> Street; and

THENCE easterly along the said southerly side of Street, 20 feet to the point or place of BEGINNING.

FOR INFORMATIONAL PURPOSES ONLY: Also known as Lot 58 in Block 1510 on the New York County Tax Map

Said premises known as: 132 East 82<sup>nd</sup> Street, New York, NY

### SCHEDULE A

### PARCEL III

ALL that certain plot, piece or parcel of land, situate, lying and being in the Borough of Manhattan, City and State of New York bounded and described as follows:

BEGINNING at a point on the northerly line of East 60<sup>th</sup> Street, distant 60 feet easterly from the intersection of the easterly line of Park Avenue with the northerly line of East 60<sup>th</sup> Street;

RUNNING THENCE northerly and parallel with Park Avenue, 100 feet 5 inches and part of the way through a party wall to the center line of the block;

THENCE easterly parallel with East 60th Street, 20 feet;

THENCE southerly parallel with Park Avenue and part of the way through a party wall, 100 feet 5 inches to the northerly line of East 6<sup>th</sup> Street;

THENCE westerly along the northerly line of East 60<sup>th</sup> Street, 20 feet to the point or place of BEGINNING.

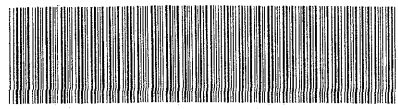
FOR INFOMRATIONAL PURPOSES ONLY: Also known as Lot 4 in Block 1395 and the New York County Tax Map.

Said premises is known as: 107 East 60th Street, New York, NY

'12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 62 of 115

NYC DEPARTMENT OF FINANCE OFFICE OF THE CITY REGISTER

Document ID: 2007092500946002



2007092500946002001SD895

SUPPORTING DOCUMENT COVER PAGE

PAGE 1 OF 1

Document Date: 07-30-2007 Preparation Date: 09-25-2007

Document Type: ASSIGNMENT OF LEASES AND RENTS

SUPPORTING DOCUMENTS SUBMITTED:

255 MORTGAGE TAX EXEMPT AFFIDAVIT

Page Count

6

### AFFIDAVIT PURSUANT TO SECTION 255 OF THE TAX LAW OF THE STATE OF NEW YORK

(Assignment of Leases and Rents)

STATE OF NEW YORK	)		
	)	SS.:	
COUNTY OF NEW YORK	)		•

Nissan Perla, being duly sworn does hereby depose and say;

- 1. I am the owner or the sole member of the owner of the premises located at 4 East 43<sup>rd</sup> Street, New York, New York, 132 east 82<sup>nd</sup> Street, New York, New York and 107 East 60<sup>th</sup> Street, New York, New York (collectively, the "Property").
- 2. The Stillwater Asset Backed Fund LP having an office at 41 Madison Avenue, New York, New York, is the owner and holder of the mortgage described on Schedule "A" attached hereto, which encumbers the Property ("Mortgage").
- 3. All mortgage recording taxes due to the State of New York on the Mortgage have been duly paid and no re-loans or re-advances have become secured by the Mortgage.
- 4. The Mortgage secures an indebtedness in the principal amount of \$3,500,000.00.
- 5. The Assignment of Leases and Rents ("Assignment") being offered with this affidavit for recording secures the same principal indebtedness that is secured by the Mortgage and does not create any new or further indebtedness.

## 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 64 of 115

WHEREFORE, deponent respectfully requests that the Assignment tendered herewith for recording be declared exempt from taxation pursuant to the provisions of Section 255 of Article 11 of the Tax Law of the State of New York.

MISSAN PERLA

Sworn to before me this Q6 day of July 2007.

Notary Public

CHAIM S. MENDLOWITZ Notary Public, State of New York No. 01ME6006583 Qualified in Kings County Commission Expires 5/4/2010

### Schedule A

(The Mortgage)

Mortgage and Security Agreement dated July 30, 2007 from Palace 43 LLC, Crestview Capital LLC and 107 East 60<sup>th</sup> Street Associates, as mortgagor, to The Stillwater Asset Backed Fund LP, as mortgagee, in the principal amount of \$3,500,000.00, which will be submitted for recording on the date hereof to the Office of the New York City Register, New York County, New York immediately prior to the recording of the Assignment of Leases and Rents being tendered herewith.

### AFFIDAVIT PURSUANT TO SECTION 255 OF THE TAX LAW OF THE STATE OF NEW YORK

(Assignment of Leases and Rents)

STATE OF NEW YORK	)	
-	)	ss.:
COUNTY OF NEW YORK	)	

Nissan Perla, being duly sworn does hereby depose and say;

- 1. I am the owner or the sole member of the owner of the premises located at 4 East 43<sup>rd</sup> Street, New York, New York, 132 east 82<sup>rd</sup> Street, New York, New York and 107 East 60<sup>th</sup> Street, New York, New York (collectively, the "Property").
- 2. The Stillwater Asset Backed Fund LP having an office at 41 Madison Avenue, New York, New York, is the owner and holder of the mortgage described on Schedule "A" attached hereto, which encumbers the Property ("Mortgage").
- 3. All mortgage recording taxes due to the State of New York on the Mortgage have been duly paid and no re-loans or re-advances have become secured by the Mortgage.
- 4. The Mortgage secures an indebtedness in the principal amount of \$3,500,000.00. inserts age to be paid in the amount of \$18,000.00
- 5. The Assignment of Leases and Rents ("Assignment") being offered with this affidavit for recording secures the same principal indebtedness that is secured by the Mortgage and does not create any new or further indebtedness.

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 67 of 115

WHEREFORE, deponent respectfully requests that the Assignment tendered herewith for recording be declared exempt from taxation pursuant to the provisions of Section 255 of Article 11 of the Tax Law of the State of New York.

NISSAN PERLA

Sworn to before me this QC day of July 2007.

Notary Public

CHAIM S. MENDLOWITZ Notary Public, State of New York No. 01ME6006583 Qualified in Kings County Commission Expires 5/4/2010

### Schedule A

(The Mortgage)

Mortgage and Security Agreement dated July 30, 2007 from Palace 43 LLC, Crestview Capital LLC and 107 East 60<sup>th</sup> Street Associates, as mortgagor, to The Stillwater Asset Backed Fund LP, as mortgagee, in the principal amount of \$3,500,000.00, which will be submitted for recording on the date hereof to the Office of the New York City Register, New York County, New York immediately prior to the recording of the Assignment of Leases and Rents being tendered herewith.

New York Southern Live System Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 70 of 115

### U.S. Bankruptcy Court Southern District of New York (Manhattan) Bankruptcy Petition #: 12-14133-scc

Date filed: 10/03/2012

Assigned to: Judge Shelley C. Chapman

Chapter 7 Involuntary

Debtor 107 East 60th Street Associates C/O Real Property Services 1706 50th Street Brooklyn, NY 11204 NEW YORK-NY represented by 107 East 60th Street
Associates
PRO SE

Petitioning Creditor
Amit Enterprise Associates; Assignee of Gerova
Asset; Successor to Stillwater Asset
1749 Dahill Road
Suite 400
Brooklyn, NY 11218

U.S. Trustee
United States Trustee
33 Whitehall Street
21st Floor
New York, NY 10004
(212) 510-0500

Filing Date	#	Docket Text
10/03/2012	<u>1</u>	Involuntary Petition (Chapter 7) Against: 107 East 60th Street Associates. Filed by Petitioning Creditor(s): Amit Enterprise Associates; Assignee of Gerova Asset; Successor to Stillwater Asset. (Su, Kevin) (Entered: 10/03/2012)
10/03/2012		Receipt of Involuntary Petition Filing Fee (Chapter 7). Fee Amount \$ 306, Receipt Number 190583. (Su, Kevin). (Entered: 10/03/2012)
10/03/2012	2	Summons against 107 East 60th Street Associates in an Involuntary case filed by Clerk of the U.S. Bankruptcy Court. (Su, Kevin) (Entered: 10/03/2012)

<sup>1</sup> 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 71 of 115

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re 107 East 60 <sup>th</sup> Street Associates, Debtor.	Chapter 7  Case No.: 12-14133-SCC
AFFIDAVIT O NOTICE OF MOTION TO DISMISS INVOL BANKRUPTCY RULE 2004 EXAMINA	OF SERVICE JUNTARY BANKRUPTCY CASE AND FOR
STATE OF NEW YORK )	
COUNTY OF NEW YORK )	
Amari Samuels-Hayes, being duly sworn, proceeding, is over 18 years of age, and resides in Broaden and resides and reside	deposes and says: deponent is not a party to this ooklyn, New York.
On December 10, 2012, deponent served a tr	ue copy of the
NOTICE OF MOTION TO DISMISS IN	IVOLUNTARY BANKRUPTCY CASE
Amit Enterprise Associates 700 Dahill Road, Suite 400 Brooklyn, New York 11218 US Trustee	107 East 60 <sup>th</sup> Associates c/o Real Property Services 1706 50 <sup>th</sup> Street Brooklyn, New York 11204 and
33 Whitehall Street, 21 <sup>st</sup> Floor New York, New York 10004	107 East 60 <sup>th</sup> Street New York, New York 10065
via Case Management/ Electronic Case Filing System properly addressed wrapper in an official depository States Postal Service, within the State of New York.	n and by delivering a true copy of same enclosed in a under the exclusive care and custody of the United  Amari Samuels-Hayes
Sworn to before me this 10 <sup>th</sup> day of December 2012	
NOTARY PUBLIC, State of New York No. 03-4854804 Qualified in Bronx County Cert. Filed in New York County Commission Expires May 19.	

# **EXHIBIT B**

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/1313-14:41:34 Main Document 12-14133-scc Doc 2 Filed 01/02/13 Per 15/15/15/1314:41:34 Main Document Pd 1 of 2 15

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re  107 East 60 <sup>th</sup> Street Associates,  Debtor.	Chapter 7 Case No.: 12-14133 (SCC)

### AMENDED ORDER DENYING ORDER FOR RELIEF, LIFTING THE AUTOMATIC STAY, AUTHORIZING RULE 2004 EXAMINATION, AND RETAINING JURISDICTION

Upon the motion of TIF NYI LLC dated December 7, 2012, and upon proof of service thereof, and the matter having come before and heard by the undersigned Bankruptcy Judge on December 27, 2012; and Sherman Citron & Karasik, P.C., by Howard Karasik, Esq., having appeared in favor of the motion; and no one having appeared in opposition; it is, upon good cause shown

ORDERED, that the request for relief made in the involuntary petition (the "Involuntary Petition") filed by Amit Enterprise Associates on October 3, 2012 is hereby denied; and it is further

ORDERED, that the automatic stay invoked under Bankruptcy Code § 362 in connection with the above referenced Debtor and its Estate, if any, is lifted with prejudice; and it is further

ORDERED, that Amit Enterprise Associates, and its partner, Moshe Betar, are directed to appear for a Bankruptcy Rule 2004 Examination on January 17, 2013, at 10:00 a.m. at the offices of Sherman Citron & Karasik, P.C., 70 East 55<sup>th</sup> Street, New York, New York 10022-3222; and it is further

ORDERED, that this Order shall stand as a Subpoena, and service of this Order by overnight mail upon Amit Enterprise Associates and Moshe Betar at the address of Amit

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document 12-14133-scc Doc 7 Filed 01/02/13 pc 12-14133-scc Doc 7 Filed 01/02/13 14:41:34 Main Document

Enterprise Associates set forth on its Involuntary Petition shall constitute sufficient service of this Order; and it is further

ORDERED, that this case shall remain open until further order of the Court, and it is further

ORDERED, that the Court retains jurisdiction over Amit Enterprise Associates and the within bankruptcy case for the purpose of fixing and awarding damages, punitive damages, and legal fees against Amit Enterprise Associates in favor of TIF NYI LLC upon application of TIF NYI LLC, and until further Order of the Court.

Dated: January 2, 2013 New York, New York

> /s/ Shelley C. Chapman HONORABLE SHELLEY C. CHAPMAN UNITED STATES BANKRUPTCY JUDGE

**EXHIBIT C** 

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 76 of 115

UNITED STATES BANKRUPT SOUTHERN DISTRICT OF NE		
In re 107 East 60 <sup>th</sup> Street Asso	ciates	Chapter 7
107 13400 00 154001 1550	Debtor.	Case No.: 12-14133-SCC
	AFFIDAVIT OF	SERVICE
STATE OF NEW YORK )		
COUNTY OF NEW YORK )	<b>5.:</b>	
Amari Samuels-Hayes, be	ing duly sworn, depo	oses and says: deponent is not a party

Amari Samuels-Hayes, being duly sworn, deposes and says: deponent is not a party to this proceeding, is over 18 years of age, and resides in Brooklyn, New York.

On January 2, 2012, deponent served a true copy of the

AMENDED ORDER DENYING ORDER FOR RELIEF, LIFTING THE AUTOMATIC STAY, AUTHORIZING RULE 2004 EXAMINATION, AND RETAINING JURISDICTION

by dispatching a copy by overnight delivery (Federal Express) to each of the following persons at the last known address set forth after each name below.

Amit Enterprise Associates 1749 Dahill Road, Suite 400 Brooklyn, New York 11218 Moshe Betar c/o Amit Enterprise Associates 700 Dahill Road, Suite 400 Brooklyn, New York 11218

Amari Samuels-Hayes

Sworn to before me this 2<sup>nd</sup> day of January 2013

2 day of January 2013

KAREN COREY
NOTARY PUBLIC, State of New York
No 03-4654904
Qualified in Nonx County
Cert. Filed in New York County
Commission Expires May 19,

## **EXHIBIT D**

1	
2	UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK
3	X
4	In re
5	107 EAST 60TH STREET ASSOCIATES,
6	Debtor. Chapter 7 Case No.:
7	12-14133 (SCC)
8	X
9	
10	
11	
12	January 17, 2013
13	10:30 a.m.
14	
15	
16	
17	
18	STATEMENT BY COUNSEL
19	held at the offices of Maidman & Mittelman, LLP,
20	70 East 55th Street, New York, New York, before
21	Nicole Cannistraci, a Notary Public within and
22	for the State of New York.
23	
24	
25	

2

Т	·	
2	Арреа	arances:
3	<u>S</u>	SHERMAN CITRON & KARASIK, PC Attorneys for TIF NY, LLC.
4	P	70 East 55th Street New York, New York 10022-3222
5	E	BY: HOWARD KARASIK, ESQ.
6		
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	J
1	
2	MR. KARASIK: My name is Howard
3	Karasik. I'm a member of Sherman,
4	Citron & Karasik, P.C., counsel to TIF
5	NY, LLC.
6	I'm making this statement in
7	connection with an amended order denying
8	order for relief lifting the automatic
9	stay authorizing Rule 2004 Examination
10	and retaining jurisdiction dated
11	January 2, 2013 in the matter of 107
12	East 60th Street Associates, Debtor,
13	pending in the United States Bankruptcy
14	Court Southern District of New York.
15	Pursuant to the order, which
16	directed that the order shall stand as a
17	subpoena, the order was served by
18	overnight mail upon Amit Enterprises
19	Associates and Moshe Betar at the
20	address of Amit Enterprises Associates
21	set forth on its involuntary petition in
22	this involuntary bankruptcy case.
23	The order directed Amit

Elisa Dreier Reporting Corp. (212) 557-5558 950 Third Avenue, New York, NY 10022

24

25

Enterprises Associates and its partner

Moshe Betar to appear for a bankruptcy

4

1	·
2	Rule 2004 Examination on January 17,
3	2013 at 10 a.m. at the offices of
4	Sherman, Citron & Karasik, P.C.
5	This statement is made at
6	10:30 a.m. and, notwithstanding service
7	of the order, pursuant to the direction
8	set forth in the order, no one appeared
9	for the examination on behalf of Amit
10	Enterprises Associates, nor did Moshe
11	Betar appear.
12	A copy of the order was served by
13	fax on Amit Enterprises at the fax
14	number appearing on its involuntary
15	bankruptcy petition. In addition, phone
16	calls were made to the phone number set
17	forth in the petition in connection with
18	the order. The fax copy that was sent
19	to Amit Enterprises, Inc. specifically
20	advised Amit Enterprises, Inc. that if
21	Mr. Betar and Amit Enterprises
22	Associates failed to appear for the 2004
23	deposition, that contempt proceedings
24	would be instituted.
25	(Time noted: 10:34 a.m.)

Elisa Dreier Reporting Corp. (212) 557-5588 950 Third Avenue, New York, NY 10022

5

1	
2	CERTIFICATE
3	STATE OF NEW YORK )
4	) Ss.
5	COUNTY OF QUEENS
6	)
7	I, NICOLE CANNISTRACI, a Shorthand
8	Reporter and Notary Public within and for the
9	State of New York, do hereby certify:
10	That I reported the proceedings in the
11	within entitled matter, and that the within
12	transcript is a true record of such proceedings
13	I further certify that I am not
14	related to any of the parties to this action by
15	blood or marriage, and that I am in no way
16	interested in the outcome of this matter.
17	IN WITNESS WHEREOF, I have hereunto
18	set my hand this 22nd day of January, 2013.
19	Nicole Cannishaci
20	NICOLE CANNISTRACI
21	
22	
23	
24	
25	

# **EXHIBIT E**

United States Bankruptcy Court Eastern District of New York

### Notice of Involuntary Bankruptcy Case Filing

An involuntary bankruptcy case concerning the debtor(s) listed below was filed under Chapter 7 of the United States Bankruptcy Code, entered on 02/06/2013 at 1:23 PM and filed on 02/06/2013.

107 EAST 60TH STREET ASSOCIATES, LLC c/o Bruce Bayroff
26 Court Street
Brooklyn, NY 11242



The case was filed by the following petitioning creditor(s):

NIR CAP, LLC

626 Derby Avenue Woodmere, NY 11598 David Maho

Law Office of David Maho 265 Mountaindale Road

P.O. Box 637

Woodridge, NY 12789

845-434-1516

The case was assigned case number 1-13-40684.

If you would like to view the bankruptcy petition and other documents filed by the petitioning creditor(s) and the debtor, they are available at our *Internet* home page https://ecf.nyeb.uscourts.gov/ or at the Clerk's Office, 271-C Cadman Plaza East, Suite 1595, Brooklyn, NY 11201-1800.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Robert A. Gavin, Jr. Clerk, U.S. Bankruptcy Court

	PACER Ser	vice Center	
	Transactio	n Receipt	
	02/06/2013	13:26:41	
PACER Login:	la0246	Client Code:	
Description:	Notice of Filing	Search Criteria:	1-13-40684
Billable Pages:	1	Cost:	0.10

# **EXHIBIT F**

12-141\$3\$\$cd-130606\$4-cquiedDoz/28/f3ledEla/06d302/28/1919129/20133 1Main 20cument 13-10412-scc Doc 1-1 Filed 02/08/13 PgEn6ected 102/08/13 12:53:42

B5 (Official Form 5) (12/07) No. 1 (Petition) Pg. 1 of 6

UNITED STATES BANKRUPTCY COURT **EDNY Document** 

INVOLUNTARY

EASTERN DISTRICT OF NEW YORK		HVOLUNTARA	
EASTERN DISTRICT C	F NEW YORK		PETITION
Division of the second of the		ALL OTHER NAME	2 11 1-14 1 1 1 1 1 1
IN RE (Name of Debtor(s) – If Individual: Last, First, Middle 107 EAST 60TH STREET ASSOCIATES		ALL OTHER NAMES used by debtor in the last 8 years (Include married, maiden and trade names.)	
Last Four digits of Social Security or other Individual's Tax-I.D. No/ Complete EIN (If more than one, state all)		•	
STREET ADDRESS OF DEBTOR (No. and street, city, st	ate and zip code)	MAILING ADDRESS	OF DEBTOR (if different from street address)
c/o Bruce Bayroff		c/o Real Pr	operty Support Services
26 Court Street		1706 50 <sup>th</sup>	
			, New York
Brooklyn, New York 11242		]	,, 10, 101,1
COUNTY OF RESIDENCE OR PRINCIPAL PLACE OF BUSINESS	l e		
KINGS			ZIP CODE
	ZIP CODE		11204
	11242		
LOCATION OF PRINCIPAL ASSETS OF BUSINESS DEB 107 East 60 <sup>th</sup> Street, New York,	New York	iously listed address)	
CHAPTER OF BANKRUPTCY CODE UNDER WHICH PE	TITION IS FILED		
x Chapter 7 ☐ Chapter 1	1		
INFORMATION	REGARDING DEBT	OR (Check applic	able boxes)
		<del></del>	
Nature of Debts	Type of Debtor		Nature of Business
<b>!</b>	Form of Organization)	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	(Check one box)
1	idual (Includes Joint Deb		☐ Health Care Business
	oration (Includes LLC an	id LLP)	Single Asset Real Estate as defined in
Debts are primarily business debts Partn	ership		11 U.S.C. § 101(51)(B)
	r (If debtor is not one of		□ Railroad
che	eck this box and state typ	e of entity below)	☐ Stockbroker
			☐ Commodity Broker
·			☐ Clearing Bank
			☐ Other
VENUE		FILING FEE (C	ieck one box)
Debtor has been domiciled or has had a residence, place of business, or principal assets in the District		ull Filing Fee attache	d .
days immediately preceding the date of this petitio	n or for	etitioner is a child sup	port creditor or its representative,
a longer of such 180 days than in any other Distric	t. a		in § 304(g) of the Bankruptcy
	_	Act of 1994 is attache	
☐ A bankruptcy case concerning debtor's affiliate, ge			r its representative is a petitioner, and if the
partner or partnership is pending in this District.		entioner jues the jorm sp 4, no fee is required.]	ecified in §304(g) of the bankruptcy Reform Act
PENDING BANKRUPTO			NY PARTNER
OR AFFILIATE OF THIS DE			
Name of Debtor	Case Number		Date
Relationship	District		Judge
ALLEGATION			-
(check applicable boxes	)		
1 🗵 Petitioner(s) are eligible to file this petition pursuant	to 11 U S C & 303 (b).		
2 X The debtor is a person against whom an order for reli of the United States Code.	ief may be entered under titl	le 11	
3aX The debtor is generally not paying such debtor's debtor's such debts are the subject of a bona fide dispute as to	ts as they become due, unle	22	
	•		
b Within 120 days preceding the filing of this petition,			
receiver, or agent appointed or authorized to take cha			
of the property of the debtor for the purpose of enforce was appointed or took possession.	omg a nen agamst such prop	perry,	

# 12-14193\$\text{\$\frac{1}{3}} \text{\$\frac{1}{2}\$} \

B5 (Official Form 5) (12/07) - Page 2

### Name of Debtor(s)

107 EAST 60TH STREET ASSOCIATES, LLC

	Case No.			
TDANSFE	R OF CLAIM			
Check this box if there has been a transfer of any claim against the debtor	or to any petitioner. Attach all documents that			
evidence the transfer and any statements that are required under Bankrupt	tcy Rule 1003(a)			
REQUEST	FOR RELIEF			
Petitioner(s) request that an order for relief be entered against the debtor und petition. If any petitioner is a foreign representative appointed in a foreign p	er the chapter of title 11, United States Code, specified in this			
petition. It any petitioner is a foreign representative appointed in a foreign period recognition is attached.	noceding, a column copy of the older of the court granting			
Petitioner(s) declare under penalty of perjury that the foregoing is true a	nd correct			
according to the best of their knowledge, information, and belief.				
	X			
X /s/ Member	Signature of Attorney Date			
Signature of Petitioner or Representative (State title)				
	DAVID A. MAHO, ESQ. (DAM )			
NIR CAP, LLC 2/6/13	Name of Attorney Firm (If any)715 Church Avenue - Suite 204			
Name of Petitioner Date Signed				
Name & Mailing	Address			
Address of Individual Isaac Eisenberg	Brooklyn, New York 11218			
Signing in Representative 626 Derby Avenue	Telephone No.			
Capacity Woodmere, New York	11598 718 758-6425 - Fax: 718 436-2645			
	/18 /38-0425 - Fax: /18 430-2045			
x	X			
Signature of Petitioner or Representative (State title)	Signature of Attorney Date			
2.0:1	Name of Attorney Firm (If any)			
Name of Petitioner Date Signed	Address			
Name & Mailing				
Address of Individual	Telephone No.			
Signing in Representative				
Capacity				
X	X			
X	Signature of Attorney Date			
	Name of Attorney Firm (If any)			
Name of Petitioner Date Signed				
7 Marie V. I Children	Address			
Name & Mailing	Talanhana Na			
Address of Individual	Telephone No.			
Signing in Representative Capacity				
	NG CREDITORS			
NIR CAP, LLC; 626 Derby Avenue; Woodmere, NY	Notice of Claim			
11598	Nature of Claim Amount of Claim			
Name and Address of Petitioner	Monies Loaned and Advanced \$2,252,000.00			
THE SHE FACE OF THE CHILDREN				
Name and Address of Petitioner	Nature of Claim Amount of Claim			
N	•			
Name and Address of Petitioner	Nature of Claim Amount of Claim			
	70 d 1 4 d 200 200 200 200 200 200 200 200 200 2			
Note: If there are more than three petitioners, attach additional sheets to penalty of perjury, each petitioner's signature under the statement	with the statement under Total Amount of Petitioners' claims \$2,252,000.00			
and petitioning creditor information in the format above	Canada and an analysis and an			
L				

continuation sheet attached

L2-141 <del>93</del> -sc2 <sup>-1</sup> 3-40684 <sup>-cq6</sup> lled 92/28/13 <sup>6</sup> 13-10412-scc Doc 1-1 Filed 02/08/13p No. 1 (Peti	ed 02/06/13 Entered 02/06/13 13:23:28 Entered 02/28/13 12:10:13 Main Document Estered 92/08/13 12:53:42 EDNY Document tion) Pg 3 of 6
UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK	
In re:	INVOLUNTARY CHAPTER 7
107 EAST 60 <sup>TH</sup> STREET ASSOCIATES,	LLC Case No.
Debtor.	

### **INVOLUNTARY CHAPTER 7 PETITION**

Petitioner, NIR CAP, LLC, respectfully alleges:

- 1. Petitioner, NIR CAP, LLC, with an address at 626 Derby Avenue, Woodmere, New York 11598, (the "Petitioning Creditor"), holding an (un)secured claim against the Debtor, not contingent as to liability and not in dispute, amounting in aggregate to \$2,252,000.00.
- 2. The nature of the claim is for monies loaned and advanced by the "Petitioning Creditor" to the "Debtor", and/or to the principal of the "Debtor", and the amount of the claim is \$2,252,000.00.
- 3. The Debtor has their principal place of business within the district for a longer of One Hundred Eighty (180) days preceding the filing of this Involuntary Petition than in any other district, to wit: the Debtor's addresses within the district is c/o Bruce Bayroff; 26 Court Street, Brooklyn New York 11242 and/or c/o Real Property Support Services; 1706 50<sup>th</sup> Street, Brooklyn, New York 11204.
- 4. The Debtor is an are entity against whom an Order for Relief may be entered under Title XI; Chapter 7 or 13 of the United States Bankruptcy Code.
- 5. The Debtor is generally not paying the debts as they become due and that the Creditors holding the claims are not contingent as to liability and not subject to bona fide dispute, (except any claims by the creditors claiming to hold certain mortgages), and said claims amount in aggregate, in excess of any lien held by them on the Debtor's property securing such claims, at least, and exceeding \$50,000.00 or more.
- 6. That Petitioner did present agreements, contracts, receipts, invoices and statements evidencing the obligations and/or debt, and did demand payment and/or delivery of the deed to the property, pursuant to certain pledge agreement(s), all of which was refused by the Debtor.

No. 1 (Petition)

That Petitioner did commence Arbitration proceedings against the Debtor, pursuant to the 7.

arbitration provisions contained in their various agreements, wherein the Petitioning Creditor was

awarded an interim judgment against the Debtors in the amount of \$252,000.00, payment of which

was refused by the Debtor.

That upon information and belief, the Debtor do not have more than twelve (12) creditors. 8.

That it is verily believed, that in the event that the Debtors do have more than twelve (12) creditors,

that at least two (2) of such other creditors will join within this petition.

9. That it is verily believed that a Chapter 7 is the only relief to be granted, and it is further

verily believed when all facts are known, it will be determined that no viable assets of the Debtors

exist other than the possessory rights of the "leased premises", or that the Debtors are not able to be

rehabilitated.

That it is further verily believed that the Debtor will not oppose or object to the within 10.

Petition.

WHEREFORE, the Petitioning Creditor prays that an Order for Relief be entered against the

Debtors under Chapter 7 of Title 11 of the United States Bankruptcy Code.

Dated: Brooklyn, New York February 6, 2013

NIR CAP, LLC

By: Isaac Eisenberg, Member

12-14<del>193est 13-606813<sup>ce c</sup> filed 021</del>28/13<sup>d</sup> Entered 02/28/13 12:10:13 13:23:28 13-10412-scc Doc 1-1 Filed 02/08/13 P**Groerod 02:**08/13 12:53:42 EDNY Document No. 1 (Petition) Pg 5 of 6

### **UNSWORN DECLARATION**

ISAAC EISENBERG declares that the foregoing is true and accurate to the best of my knowledge, information and belief.

Dated: Brooklyn, New York February 6, 2013

> /s/ Isaac Eisenberg

Case No.

# UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

IN THE MATTER OF:

107 EAST 60TH STREET ASSOCIATES, LLC

Debtor(s).

**INVOLUNTARY CHAPTER 7** 

INVOLUNTARY PETITION UNDER TITLE XI OF THE UNITED STATES BANKRUPTCY CODE

### DAVID A. MAHO, ESQ.

Attorney for Petitioner – NIR CAP, LLC
715 Church Avenue - Suite 204
Brooklyn, New York 11218
Tel: 718 758-6425 Fax: 718 436-2645

684-cec Doc 2 Filed 02/06/13 Entered 0 0C 13 Filed 02/28/13 Entered 02/28/13 1 1-2 Filed 02/08/13 Entered 92/98/13 12:5 No. 2 (Notice) Pg 1 of 4

United States Bankruptcy Court
Eastern District of New York
271-C Cadman Plaza East, Suite 1595 Brooklyn, NY 11201–1800

IN.	RE:	CASE NO: 1-13-40684-cec
. 1	107 East 60th Street Associates, LLC	
Soc	cial Security/Individual Taxpayer ID/Taxpayer ID/Employer ID No.:	CHAPTER: 7
	DEBTOR(s)	
	NOTICE OF DEFICIENT FILING – CHAPT	TER 7
NO'	TICE IS HEREBY GIVEN THAT:	
The follo	bankruptcy petition filed by the above—referenced debtor(s) on February 6, 20 owing item(s):	13 did not include the
ITE	EMS DUE AT TIME OF FILING OF BANKRUPTCY PETITION	
	Voluntary Petition (Official Form 1) (Signed) (Original & One Copy)	
	List of Creditors (Certified by Attorney or Debtor, if Pro-Se)	
	Statement of Social Security Number (Official Form 21) Pro Se Filers or thos must file the Form 21 with the Court. Electronic filers must maintain Form 2	se filing conventionally I in their offices
	Certificate of Credit Counseling or Motion requesting waiver (Individual On	ly)
ITE ME	EMS DUE WITHIN FOURTEEN DAYS OF FILING OF BANKRUPTCY ETING DATE	PETITION OR BY 341
D	Exhibit D	
	Certificate of Credit Counseling (Exhibit D Box 2 Checked)	
	Certification of Notice to Consumer Debtor(s) Under § 342(b) of the Ban Form B201B) (Individual Only) To be filed only if the attorney, petition does not sign the appropriate section on page 2 or 3 of the petition Offici	preparer or debtor al Form B1
M	Statement Pursuant to Local Bankruptcy Rule 1073-2(b) (Due Within 14 Da	ys)
	Disclosure of Compensation Pursuant to Federal Bankruptcy Rule 2016(b) (I	Due Within 14 Days)
	Partnership Statement Pursuant to Local Bankruptcy Rule 1074-1(b) (Partne 14 Days)	rship Only) (Due Within
П	Corporate Resolution Pursuant to Local Bankruptcy Rule 1074-1(a) (Corpor 14 Days)	ation Only) (Due Within
	Corporate Ownership Statement Pursuant to Federal Bankruptcy Rule 1007(a (Due Within 14 Days)	a)(1) (Corporation Only)
	Summary of Schedules (Official Form B6) (Due Within 14 Days)	
П	Statistical Summary of Certain Liabilities (Official Form B6) (Individual De Days)	btor) (Due Within 14
	Schedule A (Real Property) (Official Form B6A) (Due Within 14 Days)	
	Schedule B (Personal Property) (Official Form B6B) (Due Within 14 Da	ys)

[Continued on other side of page]

### ITEMS DUE WITHIN FOURTEEN DAYS OF FILING OF BANKRUPTCY PETITION OR BY 341 MEETING DATE (Continued)

	Schedule C (Property Claimed as Exempt by Individual Debtor) (Official Form B6C) (Due Within 14 Days)
	Schedule D (Creditors Holding Secured Claims) (Official Form B6D) (Due Within 14 Days)
3	Schedule E (Creditors Holding Unsecured Priority Claims) (Official Form B6E) (Due Within 14 Days)
J	Schedule F (Creditors Holding Unsecured Nonpriority Claims) (Official Form B6F) (Due Within 14 Days)
-	Schedule G (Executory Contracts and Unexpired Leases) (Official Form B6G) (Due Within 14 Days
1	Schedule H (Co-debtors) (Official Form B6H) (Due Within 14 Days)
wing wind	Schedule I (Current Income of Individual Debtor) (Official Form B6I) (Due Within 14 Days)
_	Schedule J (Current Expenditures of Individual Debtor) (Official Form B6J) (Due Within 14 Days)
	Declaration Concerning Debtor(s) Schedules (Individual) (Official Form 6) (Due Within 14 Days)
7	Declaration on Behalf of a Corporation or Partnership (Corporation or Partnership Only) (Official Form 2) (Due Within 14 Days)
	Statement of Financial Affairs (Official Form 7) (Due Within 14 Days)
J	Statement of Monthly Income and Means Test Calculation (Official Form B22A) (Due Within 14 Days) (Individual Debtor)
	Declaration and Signature of Non-Attorney Bankruptcy Petition Preparer (Official Form 19A) (Due Within 14 Days)
J	Notice to Debtor by Non-Attorney Bankruptcy Petition Preparer (Official Form 19B) (Due Within 14 Days)
J	Disclosure of Compensation of Non-Attorney Bankruptcy Petition Preparer (Official Form B280) (Due Within 14 Days)
	Copies of Pay Statements received within 60 days of filing from any employer or a statement indicating this requirement is not applicable (Show only last four digits of Social Security Number) (Due Within 14 Days)
2000	Pre-petition Statement Pursuant to Local Bankruptcy Rule 2017-1 (Due by 341 Meeting)
<u></u> j	Statement of Intention (Official Form 8) (Individual Debtor) (Due by 341 Meeting)

### YOUR CASE MAY BE DISMISSED IF

### YOU DO NOT MAKE THE REQUIRED FILINGS ON A TIMELY BASIS

FURTHER NOTICE IS GIVEN THAT if the required item(s) identified above in bold print are not filed with the Court within 45 days after the date that this bankruptcy petition was filed, this bankruptcy case may be subject to automatic dismissal effective on the 46th day after the date that the bankruptcy petition was filed, without further notice or opportunity for a hearing. This 45—day period may be extended for an additional period not to exceed 45 days, if the debtor makes a request for an exemption within the initial 45 days and the Court finds justification for extending the period for the filing. See 11 U.S.C. § 521(i)(1).

FURTHER NOTICE IS GIVEN THAT the Court may schedule a hearing to determine whether this bankruptcy case should be dismissed if the items due at the time of filing of this bankruptcy petition are not filed with the Court within three days of this notice.

[Continued on other side of page]

FURTHER NOTICE IS GIVEN THAT the Court may schedule a hearing to determine whether this bankruptcy case should be dismissed if the items due within 14 days of the filing of the bankruptcy petition, or at the time of the 341 meeting, are not timely filed with the Court.

FURTHER NOTICE IS GIVEN THAT in order to receive a discharge, the debtor must complete a Personal Financial Management Course and must file a Certificate of Completion of the Personal Financial Management Course (Official Form 23) within 60 days after the first date set for the section 341 meeting. If the Personal Financial Management Course Certificate of Completion is not filed within the allotted time, a discharge will not be issued and the case will be closed.

FURTHER NOTICE IS GIVEN THAT if this bankruptcy case is dismissed for failure to make the required filings, or for any other reason, then the debtor may not receive the benefit of the automatic stay in a subsequent bankruptcy case filed for a period of up to one year. See 11 U.S.C. §§ 362(c)(3) and (c)(4).

Dated: February 7, 2013

For the Court, Robert A. Gavin, Jr., Clerk of Court

BLdef7a.jsp [Notice of Deficient Filing Chapter 7 rev 12/1/10]

District/Off: 0207-1 Case: 1-13-40684-cec

User: mrodrique

Form ID: 270

Date Created: 2/7/2013

Total: 2

Recipients submitted to the BNC (Bankruptcy Noticing Center):

smg

107 East 60th Street Associates, LLC c/o Bruce Bayroff
United States Trustee Office of the United States Trustee
11201

26 Court Street Bro 271 Cadman Plaza East

Brooklyn, NY 11242

Brooklyn, NY

TOTAL: 2

# Case 1-13-40684-cec. Doc 3 Filed 02/07/13 Entered 02/07/13 12:50:22 12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document 13-10412-scc Doc 1-3 Filed 02/08/13 PEBered 12/08/13 12:53:42 EDNY Document No. 3 (Summons) Pg 1 of 1

### **United States Bankruptcy Court**

Eastern District Of New York 271–C Cadman Plaza East, Suite 1595 Brooklyn, NY 11201–1800

IN RE:

CASE NO: 1-13-40684-cec

107 East 60th Street Associates, LLC

Social Security/Individual Taxpayer ID/Taxpayer ID/Employer ID No.:

CHAPTER: 7

DEBTOR(s)

### SUMMONS TO DEBTOR IN INVOLUNTARY CASE

To the above named debtor:

A petition under title 11, United States Code was filed against you on February 6, 2013 in this bankruptcy court, requesting an order for relief under Chapter 7 of the Bankruptcy Code (title 11 of the United States Code).

YOU ARE SUMMONED and required to file with the clerk of the bankruptcy court a motion or answer to the petition within 21 days after the service of this summons. A copy of the petition can be viewed via the Court's Internet site at www.nyeb.uscourts.gov.

Address of Clerk:

United States Bankruptcy Court 271-C Cadman Plaza East, Suite 1595 Brooklyn, NY 11201-1800

At the same time, you must also serve a copy of your motion or answer on petitioner's attorney.

Name and Address of Petitioner's Attorney:

David A. Maho, Esq. 715 Church Avenue — Suite 204 Brooklyn, New York 11218

If you make a motion, your time to serve an answer is governed by Federal Rule of Bankruptcy Procedure 1011(c).

If you fail to respond to this summons, the order for relief will be entered.

Dated: February 7, 2013

For the Court, Robert A. Gavin, Jr., Clerk of Court

BLinvol [Involuntary summons 12/1/09]

TRANSFER, CLOSED

# U.S. Bankruptcy Court Eastern District of New York (Brooklyn) Bankruptcy Petition #: 1-13-40684-cec Internal Use Only

Date filed: 02/06/2013

Date terminated: 02/08/2013

Assigned to: Carla E. Craig

Chapter 7 Involuntary

Debtor disposition: Interdistrict Case Transfer

Debtor

107 East 60th Street Associates, LLC

c/o Bruce Bayroff 26 Court Street

Brooklyn, NY 11242

**KINGS-NY** 

Petitioning Creditor

NIR Cap, LLC

626 Derby Avenue

Woodmere, NY 11598

represented by 107 East 60th Street Associates,

LLC

PRO SE

represented by David A. Maho, Esq.

715 Church Avenue - Suite 204

Brooklyn, NY 11218

718-758-6425

Fax: 718 436-2645

Email: davidmaholaw@gmail.com

U.S. Trustee
United States Trustee
271 Cadman Plaza East
Suite 4529
Brooklyn, NY 11201
(718) 422-4960

Filing Date #		Docket Text	
02/06/2013	<b>●</b> 1.	Chapter 7 Involuntary Petition. Fee Amount \$306 Re: 107 East 60th Street Associates, LLC Filed by Petitioning Creditor(s): NIR Cap, LLC (attorney David Maho). (Maho, David) (Entered: 02/06/2013)	
02/06/2013	• 2	Deficient Filing Chapter 7: Statement Pursuant to LR1073-2b due by 2/20/2013. Incomplete Filings due by 2/20/2013. (mmr) (Entered: 02/07/2013)	

ive Database: nyth-live 133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Warn Document 13-10412-scc Doc 1-4 Filed 02/08/13 Entered 02/08/13 12:53:42 EDNY Docket Sheet Pg 2 of 2

		Sheet Pg 2 of 2
02/07/2013		Receipt of Involuntary Petition (Chapter 7)(1-13-40684) [misc,ivol7] (306.00) Filing Fee. Receipt number 10936254. Fee amount 306.00. (U.S. Treasury) (Entered: 02/07/2013)
02/07/2013	<b>3</b>	Involuntary Summons Issued on Debtor 107 East 60th Street Associates, LLC (mmr) (Entered: 02/07/2013)
02/08/2013	<b>2</b> <u>4</u>	SIGNED BY JUDGE SHELLEY C CHAPMAN: Order Transferring Venue and Directing the Joint Administration of Chapter 7 Cases. The Chapter 7 involuntary case filed against 107 East 60th Street Associates, LLC in the Bankruptcy Court for the Eastern District of New York (13-40684) is substantially related to the pending Chapter 7 involuntary case filed against 107 East 60th Street Associates in the Bankruptcy Court for the Southern District of New York (12-14133) and is hereby transferred to the Southern District of New York. The involuntary cases of 107 East 60th Street Associates and 107 East 60th Street Associates, LLC are consolidated for procedural purposes only and shall be jointly administered. Signed on 2/8/2013. (nds) (Entered: 02/08/2013)
02/08/2013	•	Bankruptcy Case Closed - Case transferred to the Southern District of New York. (nds) (Entered: 02/08/2013)

United States Bankruptcy Court Eastern District of New York

### Notice of Involuntary Bankruptcy Case Filing

An involuntary bankruptcy case concerning the debtor(s) listed below was filed under Chapter 7 of the United States Bankruptcy Code, entered on 02/06/2013 at 1:23 PM and filed on 02/06/2013.

107 East 60th Street Associates, LLC c/o Bruce Bayroff
26 Court Street
Brooklyn, NY 11242



The case was filed by the following petitioning creditor(s):

NIR Cap, LLC 626 Derby Avenue Woodmere, NY 11598

The case was assigned case number 1-13-40684-cec to Judge Carla E. Craig.

If you would like to view the bankruptcy petition and other documents filed by the petitioning creditor(s) and the debtor, they are available at our *Internet* home page https://ecf.nyeb.uscourts.gov/ or at the Clerk's Office, 271-C Cadman Plaza East, Suite 1595, Brooklyn, NY 11201-1800.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

Robert A. Gavin, Jr. Clerk, U.S. Bankruptcy Court Live Database: n12-i14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:53:42 Wain Document Document 13-10412-scc Doc 1-5 Filed 02/08/6310 Pg 2 of 2

# **EXHIBIT G**

SUPREME COURT OF THE ST COUNTY OF NEW YORK		
ASTORIA FEDERAL SAVING ASSOCIATION,		Index No.: 100997/2009
	Plaintiffs	MEMORANDUM OF SALE
-against-		<del></del>
107 EAST 60 <sup>TH</sup> STREET ASSO THE STILLWATER ASSET B. LP,		
	Defendants.	
	<del></del>	·
Terms of Sale, and hereby pron bound by the terms of sale and j	has, advertisement of sal dollars; has nises and agrees to dudgment of foreclos	
Dated: New York, New York January 6, 2013	BY: TITLE:	ganliel (Purchaser) gui magan
Rubin Ferziger, Esq., Referee		



## 

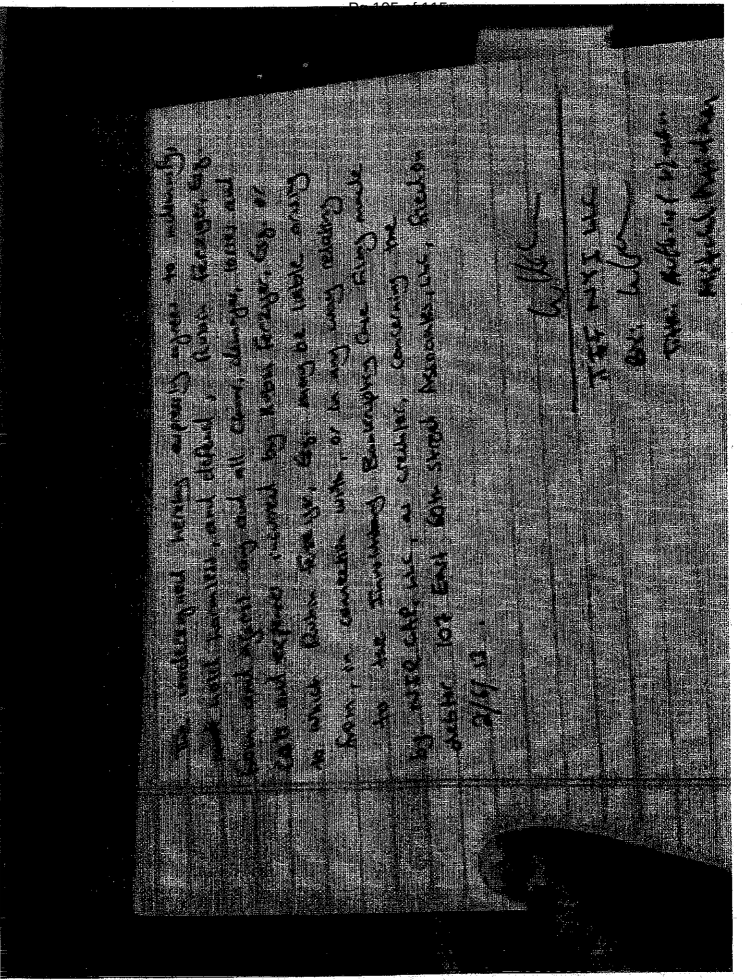
Premises:

107 East 60th St, NY, NY

Foreclosure Sale Date:

2/6/2013

Judgment/Computation Amount:	\$4,331,767.68
Interest from Computation Date (4/1/2011) through Judgment Date (5/10/2012) at 20% (406 days @ \$2210.17 per day)	\$897,329.02
Interest from Judgment Date (5/10/2012) through Sale Date (2/6/13) at 9% (271 days @ \$1082.94 per day)	\$293,476.74
Interest from Sale Date (2/6/13) through Closing Date (3/8/13) at 9% (32 days @ \$1082.94 per day)	\$32,488.20
Costs and Disbursements as per Judgment:	\$0.00
Additional Allowance as per Judgment:	\$300.00
Legal Fees as Per Judgment:	\$0.00
Open Real Estate Taxes as of Sale Date:	\$109,846.53
Open Water/Sewer Charges and Assessments as of Sale Date:	\$39.02
Tax Lien Balance as of Sale Date:	TBD
Advances Paid by Plaintiff After Computation Date:	\$0.00
Referee's Fee to Conduct Sale:	\$500.00
Publication Fee:	\$2,366.00
Insurance & Other Protective Advances:	\$7,500,00
Payments Received:	\$0.00
TOTAL DUE PLAINTIFF:	\$5,675,613.19



### AFFIDAVIT OF TITLE (NEW YORK CITY)

STATE OF NEW YORK ) COUNTY OF NEW YORK )ss: TITLE NO. <u>RT-40230</u>

MITCHEL MAIDMAN, being duly sworn, depose(s) and state(s) the following:

- 1. I am member and authorized signatory of 35-37-39 East 63<sup>rd</sup> LLC (the "Entity"), mortgagor executing the Modification and Extension Agreement of the property known as 35-37-39 East 63<sup>rd</sup> Street, New York, New York (the "Premises") with TD Bank, N.A.
- 2. There are presently \_\_\_\_\_ tenants in said Premises. Each of said tenants either (a) is in possession under a lease containing a standard subordination clause fully and unconditionally subordinating said lease to all existing and future mortgages, (b) is a statutory tenant, or (c) is a month-to-month tenant. All persons in possession are in possession pursuant to written leases as tenants only. There are no options to purchase or rights of first refusal either pursuant to written leases or by separate agreements.
- 3. No work has been done upon the Premises by The City of New York nor has any demand been made by The City of New York for any such work that may result in charges by the New York City Department of Rent and Housing Maintenance, Emergency Services (and/or The Department of Housing Preservation and Development (HPD)) or charges by the New York City Department of Environmental Protection for water tap closing or related work.
- 4. No inspection fees, permit fees, elevator(s), sign, boiler or other charges have been levied, charged, created or incurred that may become tax or other liens pursuant to Section 26-128 (formerly Section 643a-14.0) of the Administrative Code of The City of New York, as amended by Local Laws 10 of 1981 and 25 of 1984 and Section 27-4029.1 of the Administrative Code of The City of New York, as amended by Local Law 43 of 1988 or any other section of the law. The undersigned, or the entity signing below, agrees to indemnify Regal Title Agency ("Regal") and its title insurance underwriter (the "Insurer") for any loss, cost or damage resulting from any unpaid fee or charge claimed by the Department of Buildings of the City of New York and entered in the records of the Department of Finance of The City of New York/City Collector after the date of closing.
- 5. There has been no work performed by any agency of The City of New York to cure matters pursuant to the New York City Hazardous Substance Emergency Response Law, nor can any lien be incurred pursuant to the aforementioned statute. The undersigned agrees to indemnify Regal and the Insurer from any loss, cost or damage for any lien incurred up to the date of this affidavit, whether filed or unfiled.

- 6. Real estate taxes, water meter, frontage charges and/or other assessments, if any, shown on the tax search in the above referenced report of title as "subject to collection" have been paid.
- 7. There has been no change in membership of the Entity since its organization, nor has there been any change in its operating agreement. The person(s) executing the closing instruments are authorized to bind the Entity.
- 8. The Entity is the same entity that acquired title to the Premises by deed recorded in the City Register's Office on 06/13/2006 as CRFN 2006000330424.
- 9. The Entity shall have the four (4) Environmental Control Board Judgments attached hereto removed from record within four (4) months from the date hereof.

That I make this affidavit to induce Regal and the Insurer to insure title to the Premises free and clear of the aforesaid, knowing that it will rely on the truth of the statements herein made.

	Mitchel Maidman	
		_
yorn to before me thisy of <u>February</u> , 20 <u>13</u>		
	٠.	

### Regal Title Agency as agent for FIDELITY NATIONAL TITLE INSURANCE COMPANY

### AM ENDED

#### SCHEDULE B

Title Number: RT-40230

Proof is required that there has been no change in the make-up or composition of the organization, and that there have been no amendments made to the Articles of Organization or Operating Agreement;

Proof is required that the party or parties executing instruments on behalf of the

organization have authority to act.

A resolution by its members authorizing the borrower herein to make the mortgage to be insured is required.

Intentionally omitted - 1/28/2013 - (JNF)

A certificate of good standing for 35-37-39 East 63rd LLC is required from the State of

Delaware.

18.

35-37-39 East 63rd LLC has been run for judgments, federal tax liens, minor liens, parking violations and environmental control board liens. The following has been found of record and must be satisfactorily disposed of:

a. Four (4) Environmental Control Board Judgments:

35 37 39 East 63rd LLC, 39 East 63rd Street, New York, NY doc 06/12

#034925317Y \$12,000.00

35 37 39 East 63rd LLC, 39 East 63rd Street, New York, NY doc 06/12

#034925316M \$4,000.00

35 37 39 East 63rd LLC, 39 East 63rd Street, New York, NY doc 06/12

\$4,000.00 #034940465Z

35 37 39 East 63rd LLC, 39 East 63rd Street, New York, NY doc 06/12

#0349404**84**R \$12,000.00

Searches made in the United States Bankruptcy Court for the Southern District of the State of New York against the following:

35-37-39 East 63rd LLC

No returns found.

Patriot searches (See herein).

UCC Financing Statement: 21.

Debtor-35-37-39 East 63rd LLC

Secured Party- Commerce Bank, N.A.

CRFN 2008000234114

Filed-06/11/2008

Covers- fixtures etc.

Premises-Block 1378 Lots 28,29,30

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK	v	
ASTORIA FEDERAL SAVINGS AND LOAN ASSOCIATION,	~А	Index No.: 100997/2009
Plaintiffs		TERMS OF SALE
-against-		
107 EAST 60 <sup>TH</sup> STREET ASSOCIATES, LLC; THE STILLWATER ASSET BACKED FUND, LP,		
Defendants.	X	
PREMISES: 107 East 60th Street, New York, New Yor	k 100	<b>55</b> .

### TERMS OF SALE

(Block: 1395; Lot: 4)

The above referenced premises will be sold under the direction of Rubin Ferziger, Esq., Referee.

- 1. Ten (10%) percent of the purchase money of said premises will be required to be paid to the Referee in cash or certified or bank check made payable to the order of the Referee at the time and place of sale, and for which the Referee's receipt will be given. The Referee shall not accept any checks made payable to the bidder and endorsed over to the Referee.
- 2. The residue of the said purchase money with interest thereon from the date hereof will be required to be paid to the said Referee by certified or bank check at the law offices of HARRY ZUBLI Esq., 1010 Northern Blvd., Suite 310, Great Neck, New York 11021, on MARCH 8, 2013 @

10:00 AM, when and where the said Referee's Deed will be ready for delivery. TIME IS OF THE ESSENCE regarding the aforesaid closing date, as to the Purchaser only.

- 3. Purchaser shall pay plaintiff interest on the entire amount bid at a rate of nine (9%) percent from the date of sale through the date of closing.
- 4. The Referee is not required to send any notice to the Purchaser at anytime or for any reason, and if the Purchaser neglects or fails to appear at the closing, ready, willing and able to complete the purchase at the time and place above specified to receive the Referee's Deed, the Purchaser will have materially defaulted under its obligations hereunder resulting in immediate forfeiture of the contract deposit. In the event that the Referee, in his sole and absolute discretion, shall deem it proper to extend the time for the completion of said purchase, the extension shall be granted only upon the following terms and conditions:
- (a) any extension of time granted herein shall not exceed thirty (30) calendar days (the date to which the Closing Date is extended is hereinafter referred to as the "Extended Date");
- (b) Purchaser shall continue to be liable for, and pay interest at the rate of nine (9%) percent per annum on the total Purchase Price during the extended period through the actual closing date;
- (c) Purchaser shall tender to Plaintiff an additional ten (10%) percent deposit which sum shall be applied towards the purchase price. In the event purchaser fails to close on the Extended Date, then purchaser will have materially defaulted and forfeited any and all moneys tendered including but not limited to all contract deposits tendered.
- (d) Purchaser shall continue to assume all responsibility for the real estate taxes, water and sewer charges, liens and encumbrances and other costs or payments of any kind that are

assessed to the premises after the foreclosure sale date. Purchaser shall take the premises subject to said items.

- (e) The Extended Date shall be TIME OF THE ESSENCE as to the Purchaser only.
- 5. The Purchaser of the said premises or any portion thereof, will, at the time and place of sale, sign the foregoing Terms of Sale and a Memorandum of the purchase. Purchaser shall be bound by the Terms of Sale and agrees to comply with the terms and conditions of sale herein contained.
- 6. The bidding will be kept open after the property is struck down; and in case any Purchaser shall fail to comply with any of the above conditions of sale, the premises so struck down will again be put up for sale, under the direction of said Referee, under these same terms of sale, without application to the Court, unless the Plaintiff(s)' attorneys shall elect to make such application; and such Purchaser will not be held liable for any deficiency there may be between the sum for which said premises shall be struck down upon the sale and that for which they may be purchased on the resale, and also for any costs or expenses occurring on such resale upon Purchaser's default, the bid deposit shall automatically be forfeited and applied to the aforesaid deficiency if any. Such forfeit shall not be a waiver of any rights of plaintiff(s) to seek and obtain damages from the defaulting bidder.
- 7. In case the plaintiff(s) shall be the Purchaser or in the event that the rights of the Purchaser shall be assigned to and be acquired by the plaintiff(s), and the valid assignment thereof filed with the Referee, the provisions of the judgment of foreclosure and sale entered herein insofar as the same relate to such purchase by or assignment to plaintiff(s) shall be deemed included in these terms of sale with the same force and effect as if fully set forth at length.
- 8. All expenses of recording the Referee's Deed, including New York City and New York State real property transfer tax and transfer stamps, shall be paid by the Purchaser at the closing. The

Purchaser shall also pay to the plaintiffs attorneys, its fee for closing the sale of the property in the sum of \$1,250.00. In addition, the Purchaser shall be responsible to pay any and all other taxes associated with the conveyance including but not limited to transfer taxes, sales taxes and other impositions by any and all governmental agencies

- 9. Said premises are sold in "AS IS" physical order and condition subject to:
  - (a) any state of facts that an inspection of the premises would disclose;
  - (b) any state of fact that an accurate survey of the premises would show;
  - (c) any covenants, restrictions, easements and public utility agreements of record, if any;
  - (d) any building and zoning ordinances of the municipality in which the mortgaged premises are located and possible violations of same;
  - (e) any rights of tenants or persons in possession of the subject premises;
  - (f) prior lien(s) of record (including unrecorded leases if any) which cannot be extinguished in a foreclosure action;
  - (g) any equity redemption of the United States of America to redeem the premises within 120 days from the date of sale; and
  - (h) rights of any defendants pursuant to CPLR Sections 317, 2003 and 5015, if any.
  - (i) terms and conditions of the filed judgment of foreclosure and sale.
- 10. The terms of sale herein is not assignable. Any attempted assignment of the terms of sale herein or of the undersigned purchasers obligations shall constitute a material breach.
- 11. In the event any provision of this Terms of Sale are deemed not enforceable, then all of the remaining terms of conditions of this Terms of Sale shall remain binding and enforceable as and against purchaser.
- 12. By its execution of these Terms of Sale, Purchaser acknowledges and confirms that copy of these Terms of Sale was posted in or outside the Courtroom in which the sale is held and/or

12-14133-scc Doc 13 Filed 02/28/13 Entered 02/28/13 12:10:13 Main Document Pg 113 of 115

the Referee has read the Terms of Sale aloud immediately prior to conducting the Terms of Sale, all in conformity with the practice and procedures of the County in which the sale took place.

DATED: January 6, 2013

Successful Bidder

Name: 347-58 Contict god mygnt Address: 435 contrat park west #44 f ~y, ~y, 10025 Tel#: 3475812634

# **EXHIBIT H**

### Begin forwarded message:

From: David Maho <a href="mailto:davidmaholaw@gmail.com">davidmaholaw@gmail.com</a>>

Date: February 7, 2013, 17:42:20 EST

To: richardmaidman@me.com

Subject: bankruptcy

Dear Richard Maidman;

I am replying to your email as a professional courtesy; although I do not know who you are or what role you have in this matter.

Thanks for the information about the filing in the Southern district.

I just indeed checked with PACER and with ALBANY (had no time to check Delaware or Florida). There are various entities starting with "107 East 60th Street, etc."

The 2 entities are NOT the same. I went by the recorded deed as reflected on ACRIS.

Also, assuming arguendo that there is a connection between these 2 entities; "dismissal with prejudice" does not mean what you want it to mean. It does NOT act as a bar to any future Involuntary filing by another creditor or even a future Voluntary filing by the debtor himself.

Such bars to future filings are usually granted ONLY if REQUESTED on NOTICE in the Motion to Lift Stay, and ONLY granted after 'serial filings' and ONLY for certain specified periods; and does not cover parties (creditors) who were not parties in, and aware of any prior case.

I just got this case.

It may turn out that my clients are the de facto and/or the de jure owners of the very LLC against which we filed the Involuntary. If so, we may ask that it be converted to a Voluntary Petition.

The LLC membership shares were pledged by its sole owner Nissan Perla, who has conveniently defaulted and absconded.

I am sorry that the sale was stayed; however my client is looking to reach out to the noteholders, sort out certain matters and make a deal.

Am I wrong to assume that you are or representing the noteholder?

David Maho